

Item SP06-02 Response Form

Title: Reorganization of the California Rules of Court and Standards of Judicial Administration: An Overview

- ☐ **Agree** with proposed changes
- ☐ **Agree** with proposed changes **if modified**
- ☐ **Do not agree** with proposed changes

Comments: _____

Name: _____ **Title:** _____

Organization: _____

- ☐ **Commenting on behalf of an organization**

Address: _____

City, State, Zip: _____

Please **write** or **fax** or **respond using the Internet** to:

Address: Ms. Romunda Price,
Judicial Council, 455 Golden Gate Avenue,
San Francisco, CA 94102
Fax: (415) 865-7664 **Attention:** Romunda Price
Internet: www.courtinfo.ca.gov/invitationstocomment

DEADLINE FOR COMMENT: 5:00 p.m., Friday, March 3, 2006

Your comments may be written on this *Response Form* or directly on the proposal or as a letter. If you are not commenting directly on this sheet please remember to attach it to your comments for identification purposes.

*Circulation for comment does not imply endorsement by the Judicial Council
or the Rules and Projects Committee
All comments will become part of the public record of the council's action.*

Invitation to Comment (SP06-02)

Title	Reorganization of the California Rules of Court and Standards of Judicial Administration: An Overview¹
Summary	The California Rules of Court and Standards of Judicial Administration would be reorganized to be in a more logical and accessible order. They would be reformatted to make them more readable and understandable. Many rules would be revised to improve their clarity and consistency of style.
Source	Office of the General Counsel, Administrative Office of the Courts Working Group on Rules Reorganization, ² Civil and Small Claims Advisory Committee
Staff	Patrick O'Donnell, Senior Attorney, 415-865-7665, patrick.o'donnell@jud.ca.gov Douglas C. Miller, Attorney, 415-865-7535, douglas.miller@jud.ca.gov
Discussion	<u>Issue Statement</u> The California Rules of Court and the Standards of Judicial Administration, along with statutes enacted by the Legislature, provide the basic framework for court procedure, practice, and administration in California. The rules and standards currently are not well organized and are difficult to use. The format of the rules and standards is outdated. And although the appellate rules have been substantially revised and improved in the last several years, the trial court rules and the standards have not been revised. This proposal would substantially improve the organization, format,

¹ This Invitation to Comment contains an overview of the proposal to reorganize the California Rules of Court. The proposals for the reorganization of specific titles of the California Rules of Court and of the Standards of Judicial Administration are contained in separate invitations, SP06-03 through SP06-13. Commentators should address their comments about specific titles to the Invitation to Comment on these specific titles. Comments on the overall organization should be addressed in response to this comment.

² The members of this group were Judge Elihu M. Berle, Chair, Ms. Patricia Daehnke, Judge Curtis Karnow, Judge Lee Smalley Edmon, and Judge Brian Van Camp. The group revised titles 1, 2, and 3, of the California Rules of Court and the Standards of Judicial Administration. Staff at the Office of the General Counsel and the Center for Children, Families, and the Courts revised other titles and the appendixes.

and style of all the rules and standards. The proposed rule changes, unless otherwise indicated, would become effective on **January 1, 2007**.

Important: This proposal primarily concerns the reorganization of the California Rules of Court. It also involves changing the format of the rules and making some stylistic changes to the rules. It is **not** intended to make any substantive changes to the rules or standards, except in unusual instances explained in the reviser's notes (such as, that a rule would be repealed because it has become obsolete).

If members of the public have suggestions for **substantive** changes to particular rules or standards, they should address their proposals separately to the Judicial Council.³

This Proposal

The rules of court and standards would be substantially reorganized into appropriate titles that generally follow the progress of cases from filing through trial and post-trial. The standards would be reorganized to correspond logically to the rules to which they relate.

The Structure of the Rules and Standards

The California Rules of Court would be organized into the following titles and other sections:

Title 1. Rules Applicable to All Courts⁴

This new title would contain definitions, rules of construction, and rules of general application to all the subsequent rules and standards for the trial courts, the appellate courts, and judicial administration.

Title 2. Trial Court Rules

This title would bring together all the rules that apply generally to the trial courts in all types of cases, i.e., in civil, criminal, family, juvenile, and other proceedings. These would include the rules on the form and format of papers, the rules on filing and service, the rules on public access to court records, and the rules on jury instructions.

³ On the procedure for making proposals for rule changes, see rule 6.22 (Rule-making procedures). Specific rules proposals will be referred to an appropriate Judicial Council advisory committee for consideration.

⁴ Current title 1, the Appellate Rules, would be relocated to title 8, after all the trial court rules.

Title 3. Civil Rules

The rules applicable to civil proceedings in the trial courts would be located in title 3. Most of the rules in current title 3 (Miscellaneous Rules) would be relocated to other titles, unless they belong in new title 3. The topics covered in title 3 would include case management, alternative dispute resolution, discovery, law and motion, trials, post-trial costs and fees, and judgments.

Title 4. Criminal Rules

The rules applicable to criminal proceedings in the trial courts would be located in title 4, which is their current location. Because the rules in title 4 already use the new numbering system and were recently organized, they would not be significantly changed, except for format. Two rules on traffic proceedings would be relocated from title 2 to this title.

Title 5. Family and Juvenile Rules

The name of this title would be changed from “Special Rules for Trial Courts” to “Family and Juvenile Rules.” All the rules applicable to family and juvenile proceedings would be located in title 5. Rules not relating to these subjects would be moved elsewhere. The division of title 5 containing the Family Rules, which has already been renumbered, would only be reformatted. The division containing the Juvenile Rules would be reformatted and renumbered to be consistent with the new format and rules numbering system. Some other changes would be made to the Juvenile Rules, including minor substantive changes that are described in the Invitation to Comment for title 5.

Title 6. [Reserved]

The rules on judicial administration, which are currently in title 6 would be moved to title 10, following the trial and appellate rules. This would be a more logical location than in the middle of the trial court and appellate rules.

Title 7. Probate Rules

The probate rules already use the new numbering system and would remain unchanged except for format, the formalization of the title, and some other minor modifications.

Title 8. Appellate Rules

The appellate rules, which are in current title 1, would be moved to

new title 8, renumbered, and to some extent reorganized. The rules adopted by the Supreme Court relating to publication of appellate decisions would be relocated from title 3 (Miscellaneous Rules) to this title.

Title 9. Rules Relating to Law Practice, Attorneys, and Judges

The rules adopted by the Supreme Court that are in current title 3 (Miscellaneous Rules), except for those relating to the publication of appellate decisions, would be placed in new title 9 and organized under appropriate new division and chapter headings.

Title 10. Judicial Administration Rules

The rules on judicial administration, which are in current title 6, would be moved to new title 10. This is a more logical location than the middle of the rules concerning the trial and appellate courts. A number of rules from other titles that concern court administration would be relocated to this title. The rules would be reformatted and some stylistic changes would be made. There would also be some internal reorganization of the rules in this title so that they would be presented in a more coherent manner.

Standards of Judicial Administration

The Standards of Judicial Administration would be relocated from the appendix into the Rules of Court after title 10, and would be substantially reorganized. Currently, the “sections” of the standards are listed and designated in a manner that lacks coherence. Instead, under the reorganization proposal, each “section” of the standards would be redesignated a “standard.” The standards in their entirety would be reorganized into a logical order, with each standard organized to correspond to the specific title in the Rules of Court to which it applies.

Code of Judicial Ethics

The Code of Judicial Ethics, adopted by the Supreme Court, would be moved from the appendix into the Rules of Court. It would become a separate part of the Rules of Court, after the Standards of Judicial Administration.

Ethics Standards for Neutral Arbitrators

The Ethics Standards for Neutral Arbitrators in Contractual Arbitration, adopted by the Judicial Council, would be moved from the

appendix into the Rules of Court after the Code of Judicial Ethics.

Appendixes

The shortened appendixes to the California Rules of Court would include three items: (1) the Judicial Council Legal Forms List; (2) the Liability Limits of a Parent or Guardian Having Custody of a Minor for the Tort of a Minor; and (3) Guidelines for the Operation of Family Law Information Centers and Family Law Facilitator Offices.

The Renumbering of the Rules and the Organization Within Titles

A uniform method of numbering the rules and standards would be used. Each rule would have a prefix number before a decimal point (such as 1., 3., or 10.) that indicates the title number. After the prefix, each rule would have a number indicating the number of the rule within the title. Thus, the first rule in title 1 would be rule 1.1, the first in title 2 would be 2.1, and so forth. The numbering of the rules in each title would be sequential, but in anticipation of future additions to the rules, spaces would be left between some rules or sets of rules so that additional rules may be added later.

The rules in each title would be organized into divisions and, below that level, into chapters and occasionally, below that, into articles. Thus, rules on a general subject such as “Civil Case Management” would be organized within a division. Under that division, there would be chapters such as “Differential Case Management,” “Management of Complex Cases,” and “Management of Class Actions.”

The standards have been reorganized and renumbered to fit into sets corresponding to the title to which they relate. The standards within each set begin with the same prefix as the corresponding title (such as 1. or 3. or 10.). They are numbered within the set. Thus, corresponding to title 2, there would be standards numbered 2.1 through 2.30. Under each title heading, the standards would be organized generally to correspond to the order of the related rules within the title.

Format of the Rules

The new uniform format for the rules adopted by the Judicial Council for the appellate rules would generally be used throughout the rules. This format has been widely considered a major improvement in terms of readability and comprehensibility.

The new format is more open and spacious. There are brackets that currently enclose subdivision headings; these would be eliminated throughout the rules. Because the brackets would be eliminated throughout the entire text of the California Rules of Court, they are not shown as struck out in each separate case. Instead, they have been removed everywhere that they currently appear.

The headings and subheadings in each rule would be separated by a space from the text that follows. Long paragraphs of text would be broken up. When items are enumerated in a rule, they would generally be presented in the form of a list rather than contained in a paragraph.

Stylistic Changes

The rules have been reviewed for consistency of style and many have been revised. Thus, to conform to contemporary usage, older rules still using “shall” have generally been modified to use “must”; the phrase “pursuant to” has been replaced by “under”; and the phrase “prior to” has been replaced by “before.” Other instances of archaic terminology or legalese have been changed. Also, some rules have been recast in the active voice instead of the passive voice.

Rules on particular subjects that have become exceptionally long and difficult to understand, have been broken into two or more new rules, or even a series of separate rules organized into a new chapter or a division. Examples of this are the new chapters on the “Form and Format of Papers” (current rule 201) and on “Ex Parte Applications” (current rule 379), and the new division on “Waiver of Fees and Costs” (current rule 985).

The stylistic changes to the rules are intended to result in greater clarity and make the rules of court easier to understand and use. They should facilitate research and the referencing of rule provisions. The stylistic changes are not intended to create any substantive changes in the rules.

Reviser’s Notes

Reviser’s notes are provided for a number of the proposed reorganized rules. These notes are intended to assist the public by indicating the sources of the rules, explaining changes, or providing other information. The reviser’s notes will not be a permanent part of the rules.

Comments

Comments are invited in response to this Invitation to Comment on the following topics: overall reorganization of the rules, the format of the rules, and the general stylistic changes. Comments on these topics should be presented in response to Invitation to Comment (SP05-01).

In considering the overall reorganization, you may want to review and comment on the manner in which the rules have been reordered and revised. To assist you, two **disposition tables** showing all the new and old rule numbers are attached to this Invitation. Also, each title begins with a table of contents that shows the new and old rule numbers in that title.

If you have specific comments concerning a particular title or rule, you should present those comments in response to the particular Invitation to Comment on that title which follows this overview. As indicated earlier, these comments should focus on issues relating to the reorganization and reformatting of the rules. Suggestions for particular substantive changes to the rules may be sent separately to the Judicial Council as indicated in current rule 6.22.

California Rules of Court Reorganization

(From new number to former number)

Title 1. Rules Applicable to All Courts

New Rule Number	Old Rule Number	Reviser's Notes	Rule Title
Repealed			Introductory Statement (came before title 1)
			Chapter 1. Preliminary Rules
1.1	New		The California Rules of Court
1.2	New		Title
1.3	New		Authority
1.4	New		Contents of the rules
1.5	New	Based on Introductory Statement, 40(d), 200.2, 5.11, and other sources	Construction of rules and standards
1.6	200.1	Also based on 880	Definitions <u>and use of terms</u>
			Chapter 2. Timing and Holidays
1.10	200.3		Time for actions
1.11	987		Holiday falling on a Saturday or Sunday
			Chapter 3. Service and Filing
1.20	New	Based on 40(k) and proposed 401(b)(1)	Filing
1.21	New	Based on 40(f), proposed 40.1(a), and 200.1(9) and (10)	Service
1.22	New	Based on 40(l) and 201(b)	Recycled paper
			Chapter 4. Judicial Council Forms
1.30	201.1		Judicial Council forms
1.31	201.1(b)		Mandatory forms
1.32	201.1(c)		Optional forms
1.33	201.1(d)		Statutory references on forms
1.34	201.1(e)		Proofs of service on forms
1.35	201.1(f)		Forms not to be rejected
1.36	201.1(h)		Legibility
1.37	201.1(i)		Electronically produced forms
1.38	201.2		Judicial Council pleading forms
			Chapter 5. Accommodations
1.40	989.3		Requests for accommodations by persons with disabilities

Title 2. Trial Court Rules

New Rule Number	Old Rule Number	Reviser's Notes	Rule Title
			Division 1. General Provisions
			Chapter 1. Title and Application
2.1	New		Title
2.2	200		Application
			Chapter 2. Definitions and Scope of Rules

New Rule Number	Old Rule Number	Reviser's Notes	Rule Title
2.3	New	Based on 201(a)(1), 200.1(11)	Definitions
Repealed	200.2		Construction of terms
2.10	New		Scope of rules [Reserved]
Repealed	233		Family law rules
2.20	235		Orders extending time
			Chapter 3. Sanctions
2.30	227		Sanctions in respect to rules for rules violations in civil cases
			Division 2. Papers and Forms to Be Filed
			Chapter 1. Papers
2.100	Based on 981.1; 201(a)		Form of papers presented for filing <u>in the trial courts</u>
2.101	201(b)		Use of recycled paper; certification by attorney or party
2.102	201(d)		One-sided paper
2.103	201(c)		Quality, color, and size of paper
2.104	201(c)		Printing; type size
2.105	201(c)		Type style
2.106	201(c)		Color of print
2.107	201(d)		Margins
2.108	201(d)		Spacing and numbering of items
2.109	201(e)		Page numbering
2.110	201(g)		Footer
2.111	201(f)		Format of first page
2.112	201(i), 312(g)		Separate causes of action, counts, and defenses
2.113	201(e)		Binding
2.114	201(e)		Exhibits
2.115	201(e)		Hole punching
2.116	201(h)		Changes on face of paper
2.117	201(h)		Conformed copies of papers
2.118	201(j)		Acceptance of papers for filing
2.119	201(k)		Exceptions for forms
			Chapter 2. General Rules on Forms
2.130	New		Application
2.131	New	Based on 201.1(k), 201.3(7)	Recycled paper
2.132	New	Based on 201.1(j)	True copy certified
2.133	New	Based on 201.1(l), 201.3(8)	Hole punching
2.134	New	Based on 201.1(g), 201.3(9)	Forms longer than one page
2.135	201.4		Filing of handwritten or hand-printed forms
2.140	New		Judicial Council forms
2.141	New		Local court forms
			Chapter 3. Other Forms
2.150	982.9		Authorization for computer-generated or typewritten forms for proof of service of summons and complaint
			Division 3. Filing and Service
			Chapter 1. General Provisions
2.200	385		Service and filing of notice of change of address

New Rule Number	Old Rule Number	Reviser's Notes	Rule Title
2.210	201.6		Drop box for filing documents
			Chapter 2. Filing and Service by Electronic Means
2.250	2050		Definitions
Repealed	2051		Authority and purpose
2.252	2052		Documents that may be filed electronically
2.253	2053		Court order requiring electronic filing and service
2.254	2054		Responsibilities of court
2.255	2055		Contracts with electronic filing service providers
2.256	2056		Responsibilities of electronic filer
2.257	2057		Requirements for signatures on documents
2.258	2058		Payment of filing fees
2.259	2059		Actions by court on receipt of electronic filing
2.260	2060		Electronic service
2.261	2061		Authorization for courts to continue modifying forms for the purpose of electronic filing and forms generation
			Chapter 3. Filing and Service by Fax
Repealed	2001		Authority
2.300	2002		Applicability <u>tion</u>
2.301	2003		Definitions
2.302	2004		Compliance with <u>the rules 201 and 501 on the form and format of papers</u>
2.303	2005		Filing through fax filing agency
2.304	2006		Direct filing
2.305	2007		<u>Requirements for signatures on documents</u>
2.306	2008		Service of papers by facsimile fax transmission
Repealed	2009		Facsimile Transmission Cover Sheet
			Division 4. Court Records
			Chapter 1. General Provisions
2.400	243		Court records
			Chapter 2. Public Access to Electronic Trial Court Records
2.500	2070		Statement of purpose
2.501	2071		Authority and applicability <u>Application and scope</u>
2.502	2072		Definitions
2.503	2073		Public access
2.504	2074		Limitations and conditions
2.505	2075		Contracts with vendors
2.506	2076		Fees for electronic access
2.507	2077		Electronic access to court calendars, indexes, and registers of actions
			Chapter 3. Sealed Records
2.550	243.1		Sealed records
2.551	243.2		Procedures for filing records under seal
			Chapter 4. Records in False Claims Act Cases
2.570	243.5		Filing False Claims Act records under seal
2.571	243.6		Procedures for filing records <u>under seal</u> in a False Claims Act cases under seal
2.572	243.7		Motion -Ex parte application for an extension of time
2.573	243.8		Unsealing of records and management of False Claims Act cases
			Chapter 5. Other Sealed or Closed Records
2.580	243.3		Request for delayed public disclosure
2.585	243.4		Confidential in-camera proceedings
			Division 5. Venue and Sessions
			Chapter 1. Venue [Reserved]

New Rule Number	Old Rule Number	Reviser's Notes	Rule Title
2.700	New		Intracounty venue [Reserved]
			Chapter 2. Sessions [Reserved]
Repealed	245.5		Superior court sessions held at municipal and justice court locations under Government Code section 69753
			Division 6. Appointments by the Court or Agreement of the Parties
Repealed	880	Moved to 1.6, 2.805	Temporary judges, referees, and privately compensated judges — definitions
			Chapter 1. Court-Appointed Temporary Judges
2.810	243.11		Temporary judges appointed by the trial courts
2.811	243.12		Court appointment of temporary judges
2.812	243.13		Requirements for court appointment of an attorney to serve as a temporary judge
2.813	243.14		Contents of training programs
2.814	243.15		Appointment of temporary judge
2.815	143.17		Continuing education
2.816	243.18		Stipulation to court-appointed temporary judge
2.817	243.19		Disclosures to the parties
2.818	243.20		Disqualifications and limitations
2.819	243.21		Continuing duty to disclose and disqualify
			Chapter 2. Temporary Judges Requested by the Parties
2.830	243.30		Temporary judges requested by the parties
2.831	243.31		Temporary judge—stipulation, order, oath, assignment, disclosure, and disqualification
2.832	243.32		Compensation
2.833	243.33		Notices, use of court facilities, and order for hearing site
2.834	243.34		Motions or applications to be heard by the court
			Chapter 3. Referees [Reserved]
			Chapter 4. Court Interpreters
2.890	984.4		Professional conduct for interpreters
2.891	984		Periodic review of court interpreter skills and professional conduct
2.892	984.1		Guidelines for approval of certification programs for interpreters for deaf and hard-of-hearing persons
2.893	984.2		Appointment of noncertified interpreters in criminal and juvenile delinquency proceedings
2.894	984.3		Reports on appointments of certified and registered interpreters and noncertified and nonregistered interpreters in courts
			Division 7. Proceedings
			Chapter 1. General Provisions
2.900	825		Submission of a cause in a trial court
			Chapter 2. Records of Proceedings
2.950	980.4		Sequential list of reporters
2.952	980.5		Electronic recording as official record of proceedings
2.954	980.6		Specifications for electronic recording equipment
2.956	891	Consolidated with 890	Court reporting services in civil cases—superior court departments generally
Repealed	890		Court reporting services in civil cases—municipal and justice courts
2.958	892		Assessing fee for official reporter
			Chapter 3. Public Access to Court Proceedings
2.970	980		Photographing, recording, and broadcasting in court
			Division 8. Trials
			Chapter 1. Jury Service
2.1000	New		Jury Service [Reserved]

New Rule Number	Old Rule Number	Reviser's Notes	Rule Title
2.1002	861		Length of juror service
2.1004	858		Scheduling accommodations for jurors
2.1006	859		Deferral of jury service
2.1008	860		Granting Excuses from jury service
2.1010	862		Juror motion to set aside sanctions imposed by default
			Chapter 2. Conduct of Trial
2.1030	231		Communications from or with jury
			Chapter 3. Testimony and Evidence
2.1040	243.9		Electronic recordings offered in evidence— transcripts
			Chapter 4. Jury Instructions
2.1050	855		Judicial Council jury instructions
2.1055	229		Proposed jury instructions
2.1058	989(b)	989(a) is 10.612	Use of gender-neutral language in jury instructions
			Division 9. Judgments
2.1100	826		Notice when statute or regulation declared unconstitutional
Repealed	830		Trial settings

Title 3. Civil Rules

New Rule Number	Old Rule Number	Reviser's Notes	Rule Title
			Division 1. General Provisions
			Chapter 1. Preliminary Rules
3.1	New		Title
			Chapter 2. Scope of Civil Rules
3.10	New		Application
3.20	981.1	Part in 2.100(a)–(b)	Preemption of local rules
			Division 2. Waiver of Fees and Costs
Repealed	985	Divided into 3.50–3.63	Permission to proceed without paying court fees and costs (in forma pauperis)
3.50	New	Based on 985	Application
3.51	985(a)		Method of application and filing of papers
3.52	985(a)		Eligibility
3.53	985(b)		Verification of financial condition
3.54	985(b)		Determination without regard to pleading or paper submitted for filing
3.55	985(c)		Effect of denial of application; time for payment of fees
3.56	985(d)		Procedure for determining application
3.57	985(e)		Application granted unless acted on
3.58	985(f)		Hearing
3.59	985(g)		Changed circumstances
3.60	985(h)		Confidentiality
3.61	985(i)		Court fees and costs waived by initial application
3.62	985(j)		Additional court fees and costs waived
3.63	985(k)		Posting notice
			Division 3. Filing and Service
			Chapter 1. Filing
3.100	New		Payment of filing fees by credit or debit card
			Chapter 2. Time for Service
3.110	201.7		Time for service of complaint, cross-complaint, and response
			Chapter 3. Papers to Be Served

New Rule Number	Old Rule Number	Reviser's Notes	Rule Title
3.220	201.8		Case cover sheet required
3.221	201.9		Information about alternative dispute resolutions
3.222	202		Papers to be served on cross-defendants
			Chapter 4. Miscellaneous
3.250	201.5		Limitations on the filing of papers
3.252	202.5		Service of papers on the clerk when a party's address is unknown
3.254	202.7		List of parties
			Division 4. Parties and Actions
			Chapter 1. [Reserved]
			Chapter 2. Joinder of Parties [Reserved]
			Chapter 3. Related cases
3.300	804		Notice of related case
			Chapter 4. Consolidated Cases
3.350	367		Consolidation of cases
			Chapter 5. Complex Cases
3.400	1800		Definition
3.401	1810		Complex case designation
3.402	1811		Complex case counterdesignations
3.403	1812		Action by court
			Chapter 6. Coordination of Noncomplex Actions
3.500	1500		Transfer and consolidation of noncomplex common-issue actions filed in different courts
			Chapter 7. Coordination of Complex Actions
			Article 1. General Provisions
3.501	1501		Definitions
3.502	1501.1		Complex case—definition
Repealed	1502	Covered by 1.5	Construction of terms
3.503	1503		Requests for extensions of time or to shorten time
3.504	1504		General law applicable
3.505	1505		Appellate review
3.506	1506		Liaison counsel
			Article 2. Procedures for Coordination of Complex Actions
3.510	1510		Service of papers
3.511	1511		Papers to be submitted to Chair man of the Judicial Council
3.512	1511.5		Electronic submission of documents to Chair of the Judicial Council
3.513	1512		Service of memorandums <u>Points and authorities and affidavits</u> declarations
3.514	1513		Evidence presented at court hearings
3.515	1514		Motions and <u>Stay orders for a stay</u>
3.516	1515		Motions pursuant to <u>under</u> Code of Civil Procedure section 170.6
			Article 3. Petitions and Proceedings for Coordination of Complex Actions
3.520	1520		Motions filed in the trial court
3.521	1521		Petition for coordination
3.522	1522		Notice of submission of petition for coordination
3.523	1523		Service of notice of submission on party
3.524	1524		Order assigning coordination motion judge
3.525	1525		<u>Response in opposition to petition for coordination</u>
3.526	1526		Response in support of petition for coordination
3.527	1527		Notice of hearing on petition for coordination
3.528	1528		Separate hearing on certain coordination issues
3.529	1529		Order granting or denying coordination

New Rule Number	Old Rule Number	Reviser's Notes	Rule Title
3.530	1530		Site of coordination proceedings
3.531	1531		Potential add-on case
3.532	1532		Petition for coordination when cases already ordered coordinated
			Article 4. Pretrial and Trial Rules for the Coordination of Complex Actions
3.540	1540		Order assigning coordination trial judge
3.541	1541		Duties of the coordination trial judge
3.542	1542		Remand of action or claim
3.543	1543		Transfer of action or claim
3.544	1544		Add-on cases
3.545	1545		Termination of <u>coordinated</u> action
			Article 5. Administration of Coordinated Complex Actions
3.550	1550		General administration by the Administrative Office of the Courts
			Division 5. Venue [Reserved]
			Division 6. Proceedings
			Chapter 1. General Provisions [Reserved]
			Chapter 2. Stay of Proceedings
3.650	224		Duty to notify court and others of stay
			Chapter 3. Hearings and Conferences
3.670	298		Telephone appearance
			Division 7. Civil Case Management
			Chapter 1. General Provisions
3.700	204		Scope and purpose of the case management rules
			Chapter 2. Differential Case Management
3.710	205		Authority
3.711	206		Local court rules
3.712	207		Application; <u>and</u> exceptions
3.713	208		Delay reduction goals
3.714	209		Differentiation of cases to achieve goals
3.715	210		Case evaluation factors
			Chapter 3. Case Management
Repealed	212	Divided into 3.720–3.730	Case management conference; meet and confer requirement; and case management order
3.720	Based on 212		Application
3.721	212(a)		Case management review
3.722	212(b)		Case management conference
3.723	212(c)		Additional case management conferences
3.724	212(e)		Subjects to be considered at the case management conference
3.725	212(f)		Duty to meet and confer
3.726	212(g)		Case management statement
3.727	212(h)		Stipulation to alternative dispute resolution
3.728	212(i)		Case management order
3.729	212(j)		Setting the trial date
3.730	212(k)		Case management order controls
3.734	213		Assignment to one judge for all or limited purposes
3.735	214		Management of short cause cases
			Chapter 4. Management of Complex Cases
3.750	New	Based on Cal. Stds. Jud. Admin., § 19(e)–(f)	Initial case management conference
3.751	1830		Electronic service

New Rule Number	Old Rule Number	Reviser's Notes	Rule Title
			Chapter 5. Management of Class Actions
3.760	1850		Applicability
3.761	1851		Form of complaint
3.762	1852		Case conference
3.763	1853		Conference order
3.764	1854		Motion to certify or decertify a class or amend or modify an order certifying a class
3.765	1855		Class action order
3.766	1856		Notice to class members
3.767	1857		Orders in the conduct of class actions
3.768	1858		Discovery from unnamed class members
3.769	1859		Settlement of class actions
3.770	1860		Dismissal of class actions
3.771	1861		Judgment
			Division 8. Alternate Dispute Resolution
			Chapter 1. General Provisions
3.800	1580		Definitions
			Chapter 2. Judicial Arbitration
3.810	1600		Applicability of rules
3.811	1601		Cases subject to and exempt from arbitration
3.812	1602		Assignment to arbitration
3.813	1603		Arbitration program administration
3.814	1604		Panels of arbitrators
3.815	1605		Selection of the arbitrator
3.816	1606		Disqualification for conflict of interest
3.817	1607		Arbitration hearings; notice; when and where held
3.818	1608		Continuances
3.819	1609		Arbitrator's fees
3.820	1610		Communication with the arbitrator
3.821	1611		Representation by counsel; proceedings when party absent
3.822	1612		Discovery
3.823	1613		Rules of evidence at arbitration hearing
3.824	1614		Conduct of the hearing
3.825	1615		The award; entry as judgment; motion to vacate
3.826	1616		Trial after arbitration
3.827	New	Based on 1615(c)	Entry of award as judgment
3.828	New	Based on 1615(d)	Vacating judgment on award
3.829	1618		Settlement of case
3.830	1617		Arbitration not pursuant to rules
			Chapter 3. General Rules Relating to Mediation of Civil Cases
			Article 1. [Reserved]
			Article 2. Rules of Conduct for Mediators in Court-Connected Mediation Programs for Civil Cases
3.850	1620		Purpose and function
3.851	1620.1		Application
3.852	1620.2		Definitions
3.853	1620.3		Voluntary participation and self-determination
3.854	1620.4		Confidentiality
3.855	1620.5		Impartiality, conflicts of interest, disclosure, and withdrawal
3.856	1620.6		Competence
3.857	1620.7		Quality of mediation process
3.858	1620.8		Marketing

New Rule Number	Old Rule Number	Reviser's Notes	Rule Title
3.859	1620.9		Compensation and gifts
3.860	1621		Attendance sheet and agreement to disclose
3.865	1622		Complaint procedure required
3.866	1622.1		Designation of person to receive inquires and complaints
3.867	1622.2		Confidentiality of complaint procedures, information, and records
3.868	1622.3		Disqualification from subsequently serving as an adjudicator
			Chapter 4. Civil Action Mediation Program Rules
3.870	1630		Applicability
3.871	1631		Actions subject to mediation
3.872	1632		Panels of mediators
3.873	1633		Selection of mediators
3.874	1634		Appearance at mediation sessions
3.875	1635		Filing of statement by mediator
Repealed	1636	Obsolete	Return of unresolved case to active status
3.876	1637		Coordination with Trial Court Delay Reduction Act
3.877	1638		Statistical information
3.878	1639		Educational material
			Division 9. References
			Chapter 1. Reference by Agreement of the Parties Under Code of Civil Procedure Section 638
Repealed	244.1	Divided into 3.900–3.911	Reference by agreement
3.900	New	Based on 244.1(b)	Purposes of reference
3.901	New	(a) based on 244.1(a); (b) based on 244.1(a), (e), and (f); (c) based on 244.1(a)	Application for order appointing referee
3.902	New	Based on Code Civ. Proc. § 638	Order appointing referee
3.903	244.1(a)		Qualifications of referee
3.904	244.1(c)		Disclosure by referee
3.905	244.1(d)		Objections to the appointment
3.906	244.1(g)		Motion to withdraw stipulation
3.907	244.1(g)		Motion or application to seal records
3.908	244.1(g)		Motion for leave to file complaint for intervention
3.909	244.1(e)		Posting of notice regarding proceeding before privately compensated referees
3.910	244.1(e)		Use of court facilities and court personnel
3.911	244.1(f)		Request and order for appropriate and accessible hearing site
			Chapter 2. Court-Appointed Reference Under Code of Civil Procedure Section 639
Repealed	244.2	Divided into 3.920–3.927	Reference by order
3.920	244.2(b)		Purposes of reference
3.921	244.2(a)		Motion for appointment of a referee
3.922	New	(a) based on Code Civ. Proc., § 639(d)(1–6) and 244.2(a), (c), (g), and (h); (b) and (c) based on 244.2(c)	Order appointing referee
3.923	244.2(d)		Selection and qualification of referee

New Rule Number	Old Rule Number	Reviser's Notes	Rule Title
3.924	244.2(e)		Disclosure by referee
3.925	244.2(f)		Objection to reference
3.926	244.2(g)		Use of court facilities
3.927	244.2(c)		Circumstances required for appointment of discovery referee
			Division 10. Discovery
			Chapter 1. Format of Discovery
3.1000	331		Format of supplemental and further discovery
			Chapter 2. Conduct of Discovery
3.1010	333		Oral depositions by telephone, videoconference, or other remote electronic means
			Chapter 3. Discovery Motions
3.1020	335		Format of discovery motions
3.1025	337		Service of <u>motion</u> papers on nonparty deponent
3.1030	341		Sanctions for failure to provide discovery
			Division 11. Law and Motion
			Chapter 1. General Provisions
3.1100	301		<u>Applicability</u>
3.1103	303		Definitions and construction
Repealed	307		<u>Assignment of matters</u>
3.1109	309		Notice of determination of submitted matters
			Chapter 2. Format of Motion Papers
3.1110	311		General format
3.1112	312		Motions, demurrers , and other pleadings
3.1113	313		Memorandum of points and authorities
3.1114	314		Applications, motions, and petitions not requiring a supporting memorandum
3.1115	315		Miscellaneous papers <u>Declarations</u>
3.1116	316		Deposition testimony as an exhibit
			Chapter 3. Provisional and Injunctive Relief
			Article 1. General Provisions
3.1130	381		Bonds and undertakings
			Article 2. Administrative Mandate
3.1140	347		Lodging of record in administrative mandate cases
			Article 3. Injunctions
3.1150	359		Preliminary injunctions and bonds
3.1151	361		Requirements for injunction in certain cases
3.1152	363		Civil harassment and workplace violence
3.1153	364		Minors <u>may appear without counsel to seeking specified</u> restraining orders
			Article 4. Receiverships
3.1175	1900		Ex parte <u>application for</u> appointment of receiver
3.1176	1901		Confirmation of ex parte appointment of receiver
3.1177	1902		Nomination of receivers
3.1178	1902.5		Amount of undertakings
3.1179	1903		The receiver
3.1180	1904		Employment of attorney
3.1181	1905		Receiver's inventory
3.1182	1906		Monthly reports
3.1183	1907		Interim fees and objections
3.1184	1908		Receiver's final account and report
			Chapter 4. Ex Parte Applications
Repealed	379	Divided into 3.1200–	Ex parte applications and orders

New Rule Number	Old Rule Number	Reviser's Notes	Rule Title
		3.1207	
3.1200	New	Based on 379	Application
3.1201	379(f)		Required documents
3.1202	379(d)		Contents of application
3.1203	379(b)		Time of notice to other parties
3.1204	379(e)		Contents of notice and declaration regarding notice
3.1205	379(c)		Filing and presentation of the ex parte application
3.1206	379(h)		Service of papers
3.1207	379(i)		Personal appearance requirements
			Chapter 5. Noticed Motions
3.1300	317		Time for filing and service of motion papers
3.1302	319		Place and manner of filing
3.1304	321		Time of hearing
3.1306	323		Evidence at hearing
3.1308	324		Tentative rulings
3.1310	324.5		Report of proceedings on motions
3.1312	391		Preparation of order
			Chapter 6. Particular Motions
			Article 1. Pleading and Venue Motions
3.1320	325		Demurrers
3.1322	329		Motions to strike
3.1324	327		Amended pleadings and amendments to pleadings
3.1326	326		Motions for change of venue
			Article 2. Procedural Motions
3.1330	371		Motion concerning arbitration
3.1332	375		Motion or application for continuance of trial
3.1335	375.1		Motion or application to advance, specially set, or reset trial date
			Article 3. Motions to Dismiss
3.1340	372		Motion for discretionary dismissal after two years for delay in prosecution
3.1342	373		Motion to dismiss for delay in prosecution
Repealed	820		Motion to dismiss
			Article 4. Summary Judgment Motions
3.1350	342		Motion for summary judgment or summary adjudication
3.1352	343		Objections to evidence
3.1354	345		Form of Written objections to evidence
			Article 5. Miscellaneous Motions
3.1360	369		Motion to grant lien on cause of action
3.1362	376		Motion to be relieved as counsel
			Division 12. Settlement
3.1380	222		Mandatory settlement conferences
3.1382	330		Good faith settlement and dismissal
3.1384	378		Petition for approval of the compromise of a claim of a minor or incompetent person; order for deposit of funds; and petition for withdrawal
3.1385	225		Duty to notify court and others of settlement
			Division 13. Dismissal of Actions
3.1390	383		Service and filing of notice of entry of dismissal
			Division 14. Pretrial [Reserved]
			Division 15. Trial
			Chapter 1. General Provisions [Reserved]
			Chapter 2. Consolidation or Bifurcation of Cases for Trial

New Rule Number	Old Rule Number	Reviser's Notes	Rule Title
			[Reserved]
			Chapter 3. Nonjury Trials [Reserved]
			Chapter 4. Jury Trials
3.1540	228		Examination of prospective jurors in civil cases
			Chapter 5. Testimony and Evidence [Reserved]
			Chapter 6. Expert Witness Testimony [Reserved]
			Chapter 7. Jury Instructions
3.1560	New		Application
			Chapter 8. Special Verdicts
3.1580	230		Request for special findings by jury
			Chapter 9. Statement of Decision
3.1590	232		Announcement of tentative decision, statement of decision, and judgment
3.1591	232.5		Statement of decision, judgment, and motion for new trial following bifurcated trial
			Division 16. Post-trial
3.1600	236.5		Notice of intention to move for new trial— time for service and filing of memorandum
3.1602	236		Hearing of motion to vacate judgment
			Division 17. Attorney Fees and Costs
3.1700	870		Prejudgment costs
3.1702	870.2		Claiming attorney fees
			Division 18. Judgments
3.1800	388		Default judgments
3.1802	875		Inclusion of interest in judgment
3.1804	389		Periodic payment of judgments against public entities
3.1806	234		Notation of written instrument of rendition of judgment
			Division 19. Postjudgment and Enforcement of Judgments
3.1900	986		Notice of renewal of judgment
			Division 20. Unlawful Detainers
3.2000	870.4		Unlawful detainer—supplemental costs
			Division 21. Rules for Small Claims Actions
			Chapter 1. Trial Rules
3.2100	1701		Compliance with fictitious business name laws
3.2102	1702		Substituted service
3.2104	1703		Defendant's claim
3.2106	1704		Venue challenge
3.2108	1705		Form of judgment
3.2110	1706		Role of clerk in assisting <u>small claims</u> litigants
			Chapter 2. Small Claims Advisors
3.2120	1725		Advisor assistance
			Chapter 3. Small Claims Temporary Judges
Repealed	991	Obsolete	Trial court coordination implementation

Title 4. Criminal Rules

New Rule Number	Old Rule Number	Reviser's Notes	Rule Title
			Division 1. General Provisions
4.1	New		<u>Title</u>
4.2	New		<u>Application</u>
			Division 2. Pretrial

New Rule Number	Old Rule Number	Reviser's Notes	Rule Title
			Chapter 1. Pretrial Proceedings
4.100	4.100		Arraignments
4.101	4.101		Bail in criminal cases
4.102	4.102		Uniform bail and penalty schedules—traffic, boating, fish and game, forestry, public utilities, parks and recreation, business licensing
4.103	4.103		Notice to appear forms
4.110	4.110		Time limits for criminal proceedings on information or indictment
4.111	4.111		Pretrial motions in criminal cases
4.112	4.112		Readiness conference
4.113	4.113		Motions and grounds for continuance of criminal case set for trial
4.114	4.114		Certification pursuant to under Penal Code section 859a
4.115	4.115		Criminal case assignment
4.116	4.116		Certification to juvenile court
4.117	4.117		Qualifications for appointed trial counsel in capital cases
4.118	851		Procedures and eligibility criteria for attending traffic violator school
			Chapter 2. Change of Venue
4.150	4.150		Change of venue; application and general provisions
4.151	4.151		Motion for change of venue
4.152	4.152		Selection of court and trial judge
4.153	4.153		Order on change of venue
4.154	4.154		Proceedings in receiving court
4.155	4.155		Guidelines for reimbursement of costs in change of venue cases—criminal cases
			Division 3. Trials
4.200	4.200		Pre–voir dire conference in criminal cases
4.201	4.201		Voir dire in criminal cases
4.210	828		Traffic court—trial by written declaration
			Division 4. Sentencing
4.300	4.300		Commitments to nonpenal institutions
4.305	4.305		Notification of appeal rights in felony cases
4.306	4.306		Notification of appeal rights in misdemeanor and infraction cases
4.310	4.310		Determination of presentence custody time credit
4.315	4.315		Setting date for execution of death sentence
4.320	4.320		Records of criminal convictions (Gov. Code, §§ 69844.5, 71280.5)
4.325	4.325		Ignition interlock installation orders; “interest of justice” exceptions
			Division 5. Sentencing—Determinate Sentencing Law
4.401	4.401		Authority
4.403	4.403		Applicability Application
4.405	4.405		Definitions
4.406	4.406		Reasons
Repealed	4.407		Rules of construction
4.408	4.408		Criteria not exclusive; sequence not significant
4.409	4.409		Consideration of criteria
4.410	4.410		General objectives in sentencing
4.411	4.411		Presentence investigations and reports
4.412	4.411.5		Probation officer's presentence investigation report
4.413	4.412		Reasons. Agreement to punishment as reason and as abandonment of certain claims
4.414	4.413		Probation eligibility when probation is limited
4.415	4.414		Criteria affecting probation
4.420	4.420		Selection of base term of imprisonment
4.421	4.421		Circumstances in aggravation

New Rule Number	Old Rule Number	Reviser's Notes	Rule Title
4.423	4.423		Circumstances in mitigation
4.424	4.424		Consideration of applicability of section 654
4.425	4.425		Criteria affecting concurrent or consecutive sentences
4.426	4.426		Violent sex crimes
4.428	4.428		Criteria affecting imposition of enhancements
4.431	4.431		Proceedings at sentencing to be reported
4.433	4.433		Matters to be considered at time set for sentencing
4.435	4.435		Sentencing upon revocation of probation
4.437	4.437		Statements in aggravation and mitigation
4.447	4.447		Limitations on enhancements
4.451	4.451		Sentence consecutive to indeterminate term or to term in other jurisdiction
4.452	4.452		Determinate sentence consecutive to prior determinate sentence
4.453	4.453		Commitments to nonpenal institutions
4.470	4.470		Notification of appeal rights in felony cases
4.472	4.472		Determination of presentence custody time credit
4.480	4.480		Judge's statement under section 1203.01
			Division 6. Postconviction and Writs
			Chapter 1. Postconviction
4.510	4.510		Reverse remand
			Chapter 2. Habeas Corpus
4.550	4.550		Habeas corpus application and definitions
4.551	4.551		Habeas corpus proceedings
4.552	4.552		Habeas corpus jurisdiction
			Division 7. Miscellaneous
4.601	4.601		Judicial determination of factual innocence form

Title 5. Family and Juvenile Rules

New Rule Number	Old Rule Number	Reviser's Notes	Rule Title
5.1	New		Title
			Division 1. Family Rules
5.5	New		Division title
			Chapter 1. General Provisions
5.10	5.10	(b) and (e) deleted; in 1.6 and 1.21	Definitions <u>and use of terms</u>
Repealed	5.11	Covered in 1.5	Construction of terms
Repealed	5.16	Covered in 1.10	Holidays
			<i>(The other family law rules have already been renumbered.)</i>
			Division 2. Rules Applicable in Family and Juvenile Proceedings
5.400	New	Proposed substantive change	Contact after adoption agreement
5.450	5.500		Court communication protocol for domestic violence and child custody orders
5.475	5.475		Custody and visitation orders following termination of a juvenile court proceeding or probate court guardianship proceeding (Fam. Code, § 3105; Welf. & Inst. Code, § 364.4; Prob. Code, § 1602).
			Division 3. Juvenile Rules
			Chapter 1. Preliminary Provisions—Title and Definitions
5.500	New		Division title

New Rule Number	Old Rule Number	Reviser's Notes	Rule Title
5.501	1400	Proposed substantive change	Preliminary provisions
5.502	1401	(b) deleted, covered by 1.5; Proposed substantive change	Definitions and use of terms; construction of terms
5.504	1402	(2) was moved from rule 1407(b)(4)(B); Update for technological advances.	Judicial Council forms
			Chapter 2. Commencement of Juvenile Court Proceedings
5.510	1403	Proposed substantive change	Proper court; determination of child's residence; exclusive jurisdiction
5.512	1403.5		Joint assessment procedure
5.514	1404		Intake; guidelines
5.516	1405		Factors to consider
5.518	1405.5		Court-connected child protection/dependency mediation
5.520	1406		Filing the petition; application for petition
5.522	1406.5		Fax filing
5.524	1407	Proposed substantive changes	Form of petition; notice of hearing
5.526	1408	Proposed substantive change	Citation to appear; warrants of arrest; subpoenas
			Chapter 3. General Conduct of Juvenile Court Proceedings
5.530	1410		Persons present
5.532	1411		Court reporter; transcripts
5.534	1412		General provisions—proceedings
5.536	1415		General provisions—proceedings held before referees
5.538	1416		Conduct of proceedings held before a referee not acting as a temporary judge
5.540	1417		Orders of referees not acting as temporary judges
5.542	1418		Rehearing of proceedings before referees
5.544	1419		Prehearing motions (§ 700.1)
5.546	1420		Prehearing discovery
5.548	1421		Granting immunity to witnesses
5.550	1422	Proposed substantive change	Continuances
5.552	1423		Confidentiality of records (§§ 827, 828)
			Chapter 4. Subsequent Petitions and Modifications
5.560	1430		General provisions
5.565	1431		Hearing on subsequent and supplemental petitions (§§ 342, 364, 386, 387)
5.570	1432	Proposed substantive change	Petition for modification
5.575	1434		Joinder
5.580	1433		Hearing on violation of probation (§ 777)
			Chapter 5. Appeals and Writs
5.585	1435		Review by appeal
5.590	251		Notification of appeal rights in juvenile cases
5.595	1436		Review by extraordinary writ—section 300 proceedings
5.600	1436.5		Writ petition after orders setting hearing under section 366.26; appeal

New Rule Number	Old Rule Number	Reviser's Notes	Rule Title
			Chapter 6. Emancipation
5.605	1437		Emancipation of minors
			Chapter 7. Intercounty Transfers
5.610	1425	Proposed substantive change	Transfer-out hearing
5.612	1426		Transfer-in hearing
5.614	1427	Proposed substantive change	Courtesy supervision (§§ 380, 755)
5.616	1428		Interstate Compact on the Placement of Children
			Chapter 8. General Court Authority
5.620	1429.1		Orders after filing under section 300
5.625	1429.3		Orders after filing of petition under section 601 or 602
5.630	1429.5		Restraining orders
			Chapter 9. Parentage
5.635	1413	Proposed substantive change	Parentage
			Chapter 10. Medication, Mental Health, and Education
5.640	1432.5		Psychotropic medications
5.645	1498	Proposed substantive change	Mental health or condition of child; court procedures
5.650	1499		Appointment of responsible adult as educational representative
5.652	1499.5		Access to pupil records for truancy purposes
		All rules related to advocates for parties in juvenile court, whether dependency or delinquency, have been grouped in this chapter.	Chapter 11. Advocates for Parties
5.655	1424	Deletes outdated text in advisory comment.	Program requirements for Court Appointed Special Advocate (<u>CASA</u>) programs
5.660	1438		Attorneys for parties (§§ 317, 317.6, 16010.6)
5.662	1448		Child Abuse Prevention and Treatment Act (CAPTA) guardian ad litem for a child subject to a juvenile dependency petition
5.663	1479		Responsibilities of children's counsel in delinquency proceedings (Welf. & Inst. Code , §§ 202, 265, 633, 634, 634.6, 679, 700)
			Chapter 12. Indian Child Welfare Act
5.664	1439	Proposed substantive change	Indian Child Welfare Act (25 U.S.C. § 1901 et seq.)
			Chapter 13. Cases Petitioned Under Section 300
			Article 1. Initial Hearing
5.666	1440		Service and notice
5.668	1441		Commencement of hearing—explanation of proceedings (§§ 316, 316.2)
5.670	1442		Initial hearing; detention hearings; time limit on custody; setting jurisdiction hearing; visitation
5.672	1443		Continuances
5.674	1444		Conduct of hearing; admission, no contest, submission
5.676	1445	Proposed substantive change	Requirements for detention
5.678	1446		Findings in support of detention; factors to consider; reasonable efforts; detention alternatives

New Rule Number	Old Rule Number	Reviser's Notes	Rule Title
5.680	1447		Detention rehearings; prima facie hearings
			Article 2. Jurisdiction
5.682	1449	Proposed substantive change	Commencement of jurisdiction hearing— advice <u>advisement</u> of trial rights; admission; no contest; submission
5.684	1450	Proposed substantive change	Contested hearing on petition
5.686	1451	Proposed substantive change	Continuance pending disposition hearing
5.688	1452		Failure to cooperate with services (§ 360(b))
			Article 3. Disposition
5.690	1455		General conduct of disposition hearing
5.695	1456	Proposed substantive change	Orders of the court
5.700	1457		Order determining custody (§§ 304, 361.2, 362.4)
5.705	1459		Setting a hearing under section 366.26
			Article 4. Reviews, Permanent Planning
5.710	1460		Six-month review hearing
5.715	1461	Proposed substantive change	Twelve-month review hearing
5.720	1462	Proposed substantive change	Eighteen-month review hearing
5.725	1463		Selection of permanent plan (§ 366.26)
5.730	1464		Adoption
5.735	1465		Legal guardianship
5.740	1466		Hearings subsequent to a permanent plan (§§ 366.26, 366.3, 391)
			Chapter 14. Cases Petitioned Under Sections 601 and 602
			Article 1. Initial Appearance
5.752	1471	Proposed substantive change	Initial hearing; detention hearings; time limit on custody; setting jurisdiction hearing
5.754	1472		Commencement of initial hearing—explanation, advice <u>advisement</u> , admission
5.756	1473		Conduct of detention hearing
5.758	1474		Requirements for detention; prima facie case
5.760	1475	Proposed substantive change	Detention hearing ; report; grounds; determinations; findings; orders; factors to consider for detention; restraining orders
5.762	1476	1476 has been split into 5.762 and 5.764	Detention rehearings; prima facie hearings
5.764	New	Based on 1476	<u>Prima facie hearings</u>
			Article 2. Fitness Hearings
5.766	1480		General provisions
5.768	1481		Report of probation officer
5.770	1482		Conduct of fitness hearing under section 707(a)(1)
5.772	1483	Proposed substantive change	Conduct of fitness hearing under sections 707(a)(2) and 707(c)
			Article 3. Jurisdiction
5.774	1485		Setting petition for hearing—detained and nondetained cases; waiver of hearing
5.776	1486		Grounds for continuance of jurisdiction hearing
5.778	1487		Commencement of hearing on section 601 or section 602 petition; right to counsel; advice <u>advisement</u> of trial rights; admission, no contest
5.780	1488		Contested hearing on section 601 or section 602 petition
5.782	1489		Continuance pending disposition hearing

New Rule Number	Old Rule Number	Reviser's Notes	Rule Title
			Article 4. Disposition
5.785	1492		General conduct of hearing
5.790	1493	Proposed substantive change	Orders of the court
5.795	1494	Proposed substantive change	Required determinations
5.800	1495		Deferred entry of judgment
5.805	1494.5		California Department of Corrections and Rehabilitation, Division of Juvenile Justice commitments
			Article 5. Reviews and Sealing
5.810	1496	Proposed substantive change	Reviews, <u>hearings</u> , and permanency planning <u>hearings</u>
5.815	1496.2		Appointment of legal guardians for wards of the juvenile court; modification or termination of guardianship
5.820	1496.3		Termination of parental rights for child in foster care for 15 of the last 22 months
5.825	1496.5		Freeing wards for adoption
5.830	1497		Sealing records

Title 7. Probate Rules

New Rule Number	Old Rule Number	Reviser's Notes	Rule Title
			Chapter 1. General Provisions
7.1	New		Probate rules
7.2	7.1		Preliminary provisions
7.3	7.2	(b) deleted; covered in 1.5(b) and (d)	Definitions <u>and use of terms</u> ; construction of terms
7.4	7.3		Waiver of rules in probate proceedings
			Chapter 2. Notices, Publication, and Service
7.50	7.50		Description of pleading in notice of hearing
7.51	7.51		Service of notice of hearing
7.52	7.52		Service of notice when recipient's address unknown
7.53	7.53		Notice of hearing of amended or supplemented pleadings
7.54	7.54		Publication of Notice of Petition to Administer Estate
7.55	7.55		Ex parte application for order
			Chapter 3. Pleadings
7.101	7.101		Use of Judicial Council forms
7.102	7.102		Titles of pleadings and orders
7.103	7.103		Signature and verification of pleadings
7.104	7.104		Execution and verification of amended pleadings, amendments to pleadings, and supplements to pleadings; use of Judicial Council forms
			Chapter 4. Appointment of Executors and Administrators
7.150	7.150		Acknowledgment of receipt of statement of duties and liabilities of personal representative
7.151	7.151		Reimbursement of graduated filing fee by successful subsequent petitioner
			Chapter 5. Bonding of Personal Representatives, Guardians, Conservators, and Trustees

New Rule Number	Old Rule Number	Reviser's Notes	Rule Title
7.201	7.201		Waiver of bond in will
7.202	7.202		Two or more personal representatives
7.203	7.203		Separate bonds for individuals
7.204	7.204		Duty to apply for order increasing bond
7.205	7.205		Independent power to sell real property
7.206	7.206		Bond upon sale of real property
			Chapter 6. Independent Administration of Estates
7.250	7.250		Report of actions taken under the Independent Administration of Estates Act
			Chapter 7. Spousal or Domestic Partner Property Petitions
7.301	7.301		Spousal or domestic partner property petition filed with petition for probate
			Chapter 8. Petitions for Instructions [Reserved]
			Chapter 9. Creditors' Claims
7.401	7.401		Personal representative's action on the claim
7.402	7.402		Court's action on the claim
7.403	7.403		Listing all claims in the final report
			Chapter 10. Sales of Real and Personal Property
7.451	7.451		Refusal to show property to prospective buyers
7.452	7.452		Petitioner or attorney required at hearing
7.453	7.453		Petition for exclusive listing
7.454	7.454		Ex parte application for order authorizing sale of securities or other personal property
			Chapter 11. Inventory and Appraisal
7.501	7.501		Inventory and appraisal to show sufficiency of bond
			Chapter 12. Accounts and Reports of Executors and Administrators
7.550	7.550		Effect of waiver of account
7.551	7.551		Final accounts or reports in estates with nonresident beneficiaries
7.552	7.552		Graduated filing fee adjustments
			Chapter 13. Taxes [Reserved]
			Chapter 14. Preliminary and Final Distributions
7.650	7.650		Decree of distribution establishing testamentary trusts
7.651	7.651		Description of property in petition for distribution
7.652	7.652		Allegations in petition for distribution concerning character of property
			Chapter 15. Compensation of Personal Representatives and Attorneys
7.700	7.700		Compensation paid in advance
7.701	7.701		Allowance on account of statutory compensation
7.702	7.702		Petition for extraordinary compensation
7.703	7.703		Extraordinary compensation
7.704	7.704		Apportionment of statutory compensation
7.705	7.705		Calculation of statutory compensation
7.706	7.706		Compensation when personal representative is an attorney
7.707	7.707		Application of compensation provisions
			Chapter 16. Compensation in all Matters Other Than Decedents' Estates
7.750	7.750		Application of rules to guardianships and conservatorships
7.751	7.751		Petitions for orders allowing compensation for guardians or conservators and their attorneys
7.752	7.752		Court may order accounting before allowing compensation
7.753	7.753		Contingency fee agreements in guardianships and conservatorships
7.754	7.754		Use of paralegals in the performance of legal services for the guardian

New Rule Number	Old Rule Number	Reviser's Notes	Rule Title
			or conservator
7.755	7.755		Advance payments and periodic payments to guardians, conservators, and to their attorneys on account for future services
7.756	7.756		Compensation of trustees
			Chapter 17. Contested Hearings and Trials
7.801	7.801		Objections and responses
			Chapter 18. Discovery [Reserved]
			Chapter 19. Trusts
7.901	7.901		Trustee's accounts
7.902	7.902		Beneficiaries to be listed in petitions and accounts
7.903	7.903		Trusts funded by court order
			Chapter 20. Minors' Claims <u>Claims of Minors and Persons With Disabilities</u>
7.950	7.950		Petition for the approval of the compromise of a claim
7.951	7.951		Disclosure of the attorney's interest in a petition to compromise a claim
7.952	7.952		Attendance at hearing on the petition to compromise a claim
7.953	7.953		Order for the deposit of funds of a minor or an incompetent <u>a person with a disability</u>
7.954	7.954		Petition for the withdrawal of funds deposited for a minor or an incompetent <u>a person with a disability</u>
7.955	7.955		Attorney fees for services to a minors and incompetent <u>or a persons-with a disability</u>
			Chapter 21. Guardianships
7.1001	7.1001		Guardian screening form
7.1002	7.1002		Acknowledgment of receipt of Duties of Guardian
7.1003	7.1003		Confidential guardianship status report form
7.1004	7.1004		Termination of guardianship
7.1005	7.1005		Service of copy of final account or report after resignation or removal of guardian
7.1006	7.1006		Service of copy of final account on termination of guardianship
7.1007	7.1007		Settlement of accounts and release by former minor
7.1008	7.1008		Visitation by former guardian after termination of guardianship
7.1010	7.1010		Qualifications and continuing education requirements for private professional guardians
			Chapter 22. Conservatorships
7.1050	7.1050		Conservator forms
7.1051	7.1051		Acknowledgment of receipt of Duties of Conservator
7.1052	7.1052		Termination of conservatorship
7.1053	7.1053		Service of final account of removed or resigned conservator
7.1054	7.1054		Service of final account after termination of conservatorship
7.1060	7.1060		Qualifications and continuing education requirements for private professional instructors

Title 8. Appellate Rules

New Rule Number	Old Rule Number	Reviser's Notes	Rule Title
			Division 1. Rules Relating to the Supreme Court and Courts of Appeal
			Chapter 1. General Provisions
			Article 1. In General
8.1	New		<u>Title</u>

New Rule Number	Old Rule Number	Reviser's Notes	Rule Title
8.4	53	Formerly 53(a)	Application and construction of rules
8.7	New		<u>Construction</u>
8.10	40		Definitions and use of terms
8.13	54		Amendments to rules
8.16	New	Formerly 53(c)	<u>Amendments to statutes</u>
8.18	46		Documents violating rules not to be filed
8.20	46.5		Sanctions to compel compliance
8.23	80		Local rules of Courts of Appeal
			Article 2. Service, Filing, Form, and Number of Documents
8.25	40.1		Service and filing
8.29	44.5		Service on nonparty public officer or agency
8.32	40.5		Notice of change of address or telephone number
8.36	48		Substituting parties; substituting or withdrawing attorneys
8.40	44(a), (c)–(d)		Form, number, and cover of documents filed in the reviewing court of <u>filed documents</u>
8.44	New	Formerly 44(b)	<u>Number of copies of filed documents</u>
			Article 3. Applications and Motions; Extending and Shortening Time
8.50	43		Applications in the reviewing court
8.54	41		Motions in the reviewing court
8.57	42		Motions before the record is filed
8.60	45 (a)–(b), (d)–(g)		Extending and shortening time
8.63	45.5		Policies and factors governing extensions of time
8.66	45.1		Appellate emergencies <u>Extending time because of public emergency</u>
8.68	New	Formerly 45(c)	<u>Shortening time</u>
			Chapter 2. Civil Appeals
			Article 1. Taking the Appeal
8.100	1		Taking the <u>Filing the</u> appeal
8.104	2		Time to appeal
8.108	3		Extensions of <u>Extending the</u> time to appeal
8.112	49		<u>Petition for writ</u> of supersedeas
8.116	49.5		Request for writ of supersedeas or temporary stay
			Article 2. Record on Appeal
8.120	5		Clerk's transcript
8.124	5.1		Appendixes instead of clerk's transcript
8.128	5.2		Superior court file instead of clerk's transcript
8.130	4		Reporter's transcript
8.134	6		Agreed statement
8.137	7		Settled statement
8.140	8		Failure to procure the record
8.144	9		Form of the record
8.147	10		Record in multiple or later appeals in same case
8.150	11(a)		Filing and lending the record
8.153	New	Formerly 11(b)	<u>Lending the record</u>
8.155	12		Augmenting and correcting the record
8.160	12.5		Sealed records
8.163	52		Presumption from <u>the</u> record
			Article 3. Briefs in the Court of Appeal
8.200	13		Briefs by parties and amici curiae
8.204	14		Contents and form of briefs
8.208	New	Reserved	<u>Certificate of financially interested entities</u> [Reserved]

New Rule Number	Old Rule Number	Reviser's Notes	Rule Title
8.212	15		Service and filing of briefs
8.216	16		Appeals in which a party is both appellant and respondent
8.220	17		Failure to file a brief
8.224	18		Transmitting exhibits
			Article 4. Hearing and Decision in the Court of Appeal
8.240	19		Calendar preference
8.244	20		Settlement, abandonment, voluntary dismissal, and compromise
8.248	21		Prehearing conference
8.252	22		Judicial notice; findings and evidence on appeal
8.256	23		Oral argument and submission of the cause
8.260	New	Reserved	Opinions [Reserved]
8.264	24	a(2) will be moved to new rule 8.260(a).	Filing, finality, and modification of decision
8.268	25		Rehearing
8.272	26		Remittitur
8.276	27		Costs and sanctions
			Article 5. Hearing and Decision in the Supreme Court
8.300	28		Petition for review
8.304	28.1		Form and contents of petition, answer, and reply
8.308	33.3		Petition for review to exhaust state remedies
8.312	28.2		Ordering review
8.316	29		Issues on review
8.320	29.1		Briefs by parties and amici curiae; judicial notice
8.324	29.2		Oral argument and submission of the cause
8.328	29.3		Disposition of causes
8.332	29.4		Filing, finality, and modification of decision
8.336	29.5		Rehearing
8.340	29.6	(a)(3) deleted; (b)(3) amended to conform to Supreme Court practice	Remittitur
8.344	29.7		Costs and sanctions
8.348	29.8		Decision on request of a court of another jurisdiction
8.352	29.9		Transfer for decision
			Chapter 3. Criminal Appeals
			Article 1. Taking the Appeal
8.400	76.5		Appointment of appellate counsel <u>by the Court of Appeal</u>
8.404	30		Taking the appeal <u>Filing the appeal; certificate of probable cause</u>
8.408	30.1		Time to appeal
8.412	30.2		Stay of execution and release on appeal
8.416	30.3		Abandoning the appeal
			Article 2. Record on Appeal
8.420	31		Normal record; <u>exhibits</u>
8.424	31.1		Application in superior court for addition to normal record
8.428	31.2		Sealed records
8.432	31.3		Juror-identifying information
8.436	32		Preparing, certifying, and sending the record
8.440	32.1		Augmenting or correcting the record in the Court of Appeal
8.444	32.2		Agreed statement
8.446	32.3		Settled statement
			Article 3. Briefs, Hearing, and Decision
8.460	33		Briefs <u>by parties and amici curiae</u>

New Rule Number	Old Rule Number	Reviser's Notes	Rule Title
8.466	33.1		Hearing and decision in the Court of Appeal
8.468	33.2		Hearing and decision in the Supreme Court
			Chapter 4. Appeals From Judgments of Death
			Article 1. General Provisions
8.500	34		In general
8.505	76.6		Qualifications of counsel in death penalty appeals and habeas corpus proceedings
			Article 2. Record on Appeal
8.510	34.1		Contents and form of the record
8.513	34.2		Preparing and certifying the record of preliminary proceedings
8.516	35		Preparing the trial record
8.519	35.1		Certifying the trial record for completeness
8.522	35.2		Certifying the trial record for accuracy
8.525	35.3		Certifying the record in pre-1997 trials
			Article 3. Briefs, Hearing, and Decision
8.530	36		<u>Briefs by parties and amici curiae</u>
8.534	36.1		Transmitting exhibits; augmenting the record in the Supreme Court
8.538	36.2		Oral argument and submission of the cause
8.542	36.3		Filing, finality, and modification of decision; rehearing; remittitur
			Chapter 5. Appeals and Writs in Habeas Corpus Cases
8.550	60		Petition for writ of habeas corpus
8.555	39.2		Appeal from order granting relief by writ of habeas corpus
			Chapter 6. Appeals and Writs in Juvenile Cases
			Article 1. Appeals
8.600	37		Appeals in juvenile cases generally
8.604	37.1		Record on appeal
8.608	37.2		Preparing, sending, augmenting, and correcting the record
8.612	37.3		<u>Briefs by parties and amici curiae</u>
8.616	37.4		Appeals from all terminations of parental rights; dependency appeals in Orange, Imperial, and San Diego Counties
			Article 2. Writs
8.650	38		Notice of intent to file writ petition to review order setting hearing under Welfare and Institutions Code section 366.26
8.652	38.1		Writ petition to review order setting hearing under Welfare and Institutions Code section 366.26
8.654	38.2		Notice of intent to file writ petition under Welfare and Institutions Code section 366.28 to review order designating specific placement of a dependent child after termination of parental rights
8.656	38.3		Writ petition under Welfare and Institutions Code section 366.28 to review order designating specific placement of a dependent child after termination of parental rights
			Article 3. Hearing and Decision
8.670	38.4		Hearing and decision in the Court of Appeal
8.672	38.5		Hearing and decision in the Supreme Court
8.674	38.6		Procedures and data
			Chapter 7. Miscellaneous Appeals
8.680	39		Appeal from order establishing conservatorship
8.682	39.1		Appeal from judgment authorizing conservator to consent to sterilization of conservatee
			Chapter 8. Miscellaneous Writs
8.700	56		<u>Original proceedings</u> Petitions for writ of mandate, certiorari, or prohibition

New Rule Number	Old Rule Number	Reviser's Notes	Rule Title
8.704	57		Review of Workers Compensation Appeals Board cases
8.706	58		Review of Public Utilities Commission cases
8.708	59		Review of Agricultural Labor Relations Board and Public Employment Relations Board cases
			Chapter 9. Transfer of Appellate Division Cases to the Court of Appeal
8.750	61		Scope of rules Application
8.752	62		Transfer authority
8.755	63		Certification
8.758	64		Transfer
8.761	65		Record on transfer
8.764	66		Briefs
8.767	67		Proceedings in the appellate division after certification
8.770	68		Disposition of transferred case
8.773	69		Remittitur
			Division 2. Rules Relating to the Superior Court Appellate Division [Reserved]
			Division 3. Trial of Small Claims Cases on Appeal
8.950	151		Scope Application
8.952	156		Definitions
8.954	152		Filing notice of Taking the appeal
8.957	153		Record on appeal
9.960	154		Continuances
8.963	155		Abandonment, dismissal, and judgment for failure to bring to trial
8.966	157		Examination of witnesses
			Division 4. Publication of Appellate Opinions
8.970	New		Authority
8.975	976		Publication of appellate opinions
8.980	976.1		Partial publication
8.985	977		Citation of opinions
8.990	978		Requesting publication of unpublished opinions
8.995	979		Requesting depublication of published opinions
Repealed	40.2		Recycled paper
Repealed	51		Substitute trial judge

Title 9. Rules Relating to Law Practice, Attorneys, and Judges

New Rule Number	Old Rule Number	Reviser's Note	Rule Title
			Division 1. General Provisions
9.1	New		Title
9.2	New		Authority
			Division 2. Attorney Admission and Disciplinary Proceedings and Review of State Bar Proceedings
			Chapter 1. General Provisions
9.5	950		Definitions
9.6	950.5		Roll of attorneys of persons admitted to practice
			Chapter 2. Attorney Disciplinary Proceedings
9.10	951		Authority of the State Bar Court
9.11	961		State Bar Court judges
9.12	951.5		Standard of review for State Bar Court Review Department
9.13	952		Review of State Bar Court decisions

New Rule Number	Old Rule Number	Reviser's Note	Rule Title
9.14	952.5		Petitions for review by <u>chief trial counsel</u>
9.15	952.6		Petitions for review by Committee of Bar Examiners; grounds for review; confidentiality
9.16	954		Grounds for review of State Bar Court decisions in Supreme Court
9.17	953.5		Remand with instructions
9.18	953		Effective date of disciplinary orders and decisions
9.19	956		Conditions attached to reprovals
9.20	955		Duties of disbarred, resigned, or suspended attorneys
9.21	960		Resignations of members of the State Bar with disciplinary charges pending
9.22	962		Suspension of members of the State Bar for failure to comply with judgment or order for child or family support
			Chapter 3. Legal Education
9.30	957		Law school study in schools other than those accredited by the examining committee
9.31	958		Minimum continuing legal education
			Division 3. Legal Specialists
9.35	983.5		California Rules of Court <u>Certifying Certified legal specialists</u>
			Division 4. Appearances by Individuals Not Licensed to Practice Law in California
9.40	983		Counsel <i>pro hac vice</i>
9.41	983.1		Appearances by military counsel
9.42	983.2		Certified law students
9.43	983.4		Out-of-state <u>attorney arbitration counsel</u>
9.44	988		Registered foreign legal consultant
9.45	New	Adopted by Supreme Court effective 11/15/04; not yet adopted by Judicial Council	Registered legal services <u>attorneys</u>
9.46	New	Adopted by Supreme Court effective 11/15/04; not yet adopted by Judicial Council	Registered <u>in-house counsel</u>
9.47	New	Adopted by Supreme Court effective 11/15/04; not yet adopted by Judicial Council	Attorneys practicing law temporarily in California as part of litigation
9.48	New	Adopted by Supreme Court effective 11/15/04; not yet adopted by Judicial Council	Non-litigating attorneys temporarily in California to provide legal services
			Division 5. Proceedings Relating to Judges
9.50	935		Review of determinations by <u>the</u> Commission on Judicial Performance
9.51	936		Proceedings involving public or private admonishment, censure, removal, or retirement of a judge of the Supreme Court
Repealed	963		Interim Special Regulatory Fee for Attorney Discipline

Title 10. Judicial Administration Rules

New Rule Number	Old Rule Number	Reviser's Note	Rule Title
			Division 1. Judicial Council
			Chapter 1. The Judicial Council and Internal Committees
10.1	6.1		Authority, duties, and goals of the Judicial Council
10.2	6.2		Judicial Council membership and terms
10.3	6.3		Nonvoting members
10.4	6.4		Nominations and appointments to the Judicial Council
10.5	6.5		Notice and agenda of council meetings
10.6	6.6		Judicial Council meetings
10.10	6.10		Judicial Council internal committees
10.11	6.11		Executive and Planning Committee
10.12	6.12		Policy Coordination and Liaison Committee
10.13	6.13		Rules and Projects Committee
10.14	6.14		Litigation Management Committee
10.15	6.15		Interim Court Facilities Panel
10.20	6.20		Proposals for new or amended rules, standards, or forms; rule-making process in general
10.21	6.21		Proposals from members of the public for changes to rules, standards, or forms
10.22	6.22		Rule-making procedures
			Chapter 2. Judicial Council Advisory Committees and Task Forces
10.30	6.30		Judicial Council advisory committees
10.31	6.31		Advisory committee membership and terms
10.32	6.32		Nominations and appointments to advisory committees
10.33	6.33		Advisory committee meetings
10.34	6.34		Duties and responsibilities of advisory committees
10.40	6.40		Appellate Advisory Committee
10.41	6.41		Civil and Small Claims Advisory Committee
10.42	6.42		Criminal Law Advisory Committee
10.43	6.43		Family and Juvenile Law Advisory Committee
10.44	6.44		Probate and Mental Health Advisory Committee
10.45	6.45		Trial Court Budget Working Group
10.46	6.46		Trial Court Presiding Judges Advisory Committee
10.48	6.48		Court Executives Advisory Committee
10.49	6.49		Conference of Court Executives
10.50	6.50		Governing Committee of the Center for Judicial Education and Research
10.51	6.51		Court Interpreters Advisory Panel
10.52	6.52		Administrative Presiding Justices Advisory Committee
10.53	6.53		Court Technology Advisory Committee
10.54	6.54		Traffic Advisory Committee
10.55	6.55		Access and Fairness Advisory Committee
10.56	6.56		Collaborative Justice Courts Advisory Committee
10.57	6.57		Judicial Service Advisory Committee
10.58	6.58		Advisory Committee on Civil Jury Instructions
10.70	6.70		Task forces
10.71	6.60		Court Facilities Transitional Task Force
			Chapter 3. Administrative Office of the Courts
10.80	6.80		Administrative Director of the Courts
10.81	6.81		Administrative Office of the Courts
			Division 2. Administration of the Judicial Branch
			Chapter 1. Budget and Fiscal Management
10.101	6.101		Role of the Judicial Council and Administrative Office of the Courts
10.102	6.102		Acceptance of gifts

New Rule Number	Old Rule Number	Reviser's Note	Rule Title
10.103	6.103		Limitation on intrabranch contracting
10.104	6.104		Limitation on contracting with former employees
10.105	6.105		Allocation of new fee, fine, and forfeiture revenue
			Chapter 2. Court Security
10.170	6.170		Working Group on Court Security
10.171	6.171		Working Group on Court Security Fiscal Guidelines
			Chapter 3. Court Facilities
10.180	6.150		Court facilities guidelines
10.181	6.180		Court facilities policies, procedures, and guidelines
10.182	6.181		Operation and maintenance of court facilities
10.183	6.182		Decision making on transfer of responsibility for trial court facilities
10.184	6.183		Acquisition, space programming, construction, and design of court facilities
			Chapter 4. Management of Claims and Litigation
10.201	6.201		Claim and litigation procedure
10.202	6.202		Claims and litigation management
10.203	6.203		Contractual indemnification
			Chapter 5. Ethics Training
10.301	6.301		Ethics training for Judicial Council members and judicial branch employees
			Chapter 6. Management of Human Resources
10.350	6.302		Workers' compensation program
			Chapter 7. Court Technology, Information, and Automation
10.400	996		Judicial Branch Statistical Information System (JBSIS)
			Division 3. Judicial Administration Rules Applicable to All Courts
10.501	970		Judicial education
10.502	6.151		Judicial sabbatical pilot program
10.503	989.1		Use of recycled paper by all courts
10.504	989.5		Smoking policy for trial and appellate courts prohibited in all courts
10.505	299		Judicial robes
			Division 4. Trial Court Administration
			Chapter 1. General Rules on Trial Court Management
10.601	6.601		Superior court management
10.602	6.602		Selection and term of presiding judge
10.603	6.603		Authority and duties of presiding judge
10.605	6.605		Executive committee
10.608	6.608		Duties of all judges
10.610	6.610		Duties of court executive officer
10.611	989.2		Nondiscrimination in court appointments
10.612	New	Based on 989(a)	Use of gender-neutral language
10.613	981		Local court rules—adopting, filing, distributing, and maintaining
10.614	201.3		Local court forms
10.620	6.620		Public access to administrative decisions of trial courts
10.630	813		Reciprocal agreement and exchange assignment defined <u>Reporting of reciprocal assignment orders</u>
			Chapter 2. Trial Court Management of Human Resources
			Article 1. Trial Court Employee Labor Relations
10.650	New		<u>Court employee labor relations rules</u>
10.651	2201		Purpose
10.652	2202		Definitions
10.653	2203		Right and obligation to meet and confer
10.654	2204		Scope of representation

New Rule Number	Old Rule Number	Reviser's Note	Rule Title
10.655	2205		Governing court employee labor relations
10.656	2206		Transition provisions
10.657	2207		Construction
10.658	2208		Interpretation
10.659	2209		Other provisions
Repealed	2210		Effective date
10.660	2211		Enforcement of agreements—petitions (Gov. Code, §§ 71639.5 and 71825.2)
			Article 2. Other Human Resources Rules
10.670	6.650		Trial court personnel plans
			Chapter 3. Subordinate Judicial Officers
10.700	6.609		Role of subordinate judicial officers
10.701	6.660		Qualifications and education of subordinate judicial officers
10.702	6.665		Subordinate judicial officers: practice of law
10.703	6.655		Complaints against subordinate judicial officers
			Chapter 4. Referees [Reserved]
			Chapter 5. Temporary Judges
10.740	6.740		The responsibilities of trial courts for temporary judge programs
10.741	6.741		Duties and authority of the presiding judge
10.742	6.742		Use of attorneys as court-appointed temporary judges
10.743	6.743		Administration of temporary judges program
10.744	6.744		Application procedures to serve as a court-appointed temporary judge
10.745	6.745		Performance
10.746	6.746		Complaints
			Chapter 6. Court Interpreters
10.761	6.661		Regional Court Interpreter Employment Relations Committees
10.762	6.662		Cross-assignments for court interpreter employees
			Chapter 7. Alternative Dispute Resolution (ADR) Programs
10.780	New		<u>Administration of ADR programs</u>
10.781	1580.1		Court-related ADR neutrals
10.782	1580.2		ADR program information
10.783	1580.3		ADR program administration
			Chapter 8. Trial Court Budget and Fiscal Management
10.800	6.700		Superior court budgeting
10.801	6.701		Superior court budget procedures
10.802	6.702		Maintenance of and public access to budget and management information
10.803	6.710		Information access disputes—writ petitions (Gov. Code § 71675)
10.804	6.707		Trial Superior court financial policies and procedures
10.805	6.705		Notice of change in court-county relationship
10.810	810		Court operations
10.811	6.711		Reimbursement of costs associated with homicide trials
10.815	6.712		Fees to be set by the court
10.820	6.703		Acceptance of credit cards by trial the superior courts
10.821	805		Acceptance of checks and other negotiable paper
10.830	6.709		Disposal of surplus court personal property
			Chapter 9. Trial Court Records Management
10.851	6.751		Court indexes—Automated maintenance
10.855	6.755		Superior court records sampling program
10.856	6.756		Notice of superior court records destruction
			Chapter 10. Trial Court Automation
10.870	999.1		Trial court automation standards

New Rule Number	Old Rule Number	Reviser's Note	Rule Title
			Chapter 11. Trial Court Management of Civil Cases
10.900	204.1		Case management and calendaring system
10.901	204.2		Internal management procedures
10.910	226		Assigned cases to be tried or dismissed—notification to presiding judge
			Chapter 12. Trial Court Management of Criminal Cases
10.950	227.1		Role of presiding judge, supervising judge, criminal division, and master calendar department in courts having more than three judges
10.951	227.2		Duties of supervising judge of the criminal division
10.952	227.8		Meeting respecting <u>concerning</u> the criminal court system
10.953	227.10		Procedures for disposition of cases before the preliminary hearing
			Division 5. Appellate Court Administration
			Chapter 1. Rules Relating to the Supreme Court and Courts of Appeal
10.1000	47.1		Transfer of causes
10.1004	75		Court of Appeal administrative presiding justice
10.1008	47		Courts of Appeal with more than one division
10.1012	77		Supervising progress of appeals
10.1016	78		Notice of failure to perform judicial duties
10.1020	76.1		Reviewing court clerk/administrator
10.1024	71		Court of Appeal minutes
10.1028	70		Preservation and destruction of Court of Appeal records

California Standards of Judicial Administration

Standard	Section		Title
			Title 1. Standards for All Courts [Reserved]
			Title 2. Standards for Proceedings in the Trial Courts
Repealed	1.2	In 10.612	Use of gender neutral language
2.1	2		Case management and delay reduction—statement of general principles
2.2	2.1		Trial court case disposition time standards <u>goals</u>
2.10	18		Procedures for determining the need for an interpreter and a preappearance interview
2.11	18.1		Interpreted proceedings—instructing participants on procedure
2.20	8.9		Trial management standards
2.25	8.6		Uninterrupted jury selection
2.30	14		Judicial comment on verdict or mistrial
			Title 3. Standards for Civil Cases
3.1	21		Appearance by telephone
Repealed	11	Obsolete	Calendar management review
Repealed	11.5	Obsolete	Date certain for trial
3.10	19	(e) and (f) in new rule 3.750	Complex civil litigation
Repealed	22	Superseded by rule 3.1308	Tentative rulings in law and motion matters
3.20	16.5		Temporary judges hearing small claims cases
3.25	8		Examination of prospective jurors in civil cases
			Title 4. Standards for Criminal Cases
4.10	36		Guidelines for diversion drug court programs
4.30	8.5		Examination of prospective jurors in criminal cases
4.40	10.5		Municipal and justice court Traffic infraction procedures

Standard	Section		Title
4.41	10.6		Courtesy notice—traffic procedures
4.42	10.7		Traffic infraction trial scheduling—round-table discussions
			Title 5. Standards for Cases Involving Children and Families
5.10	20.5		Guidelines for appointment of counsel for minors when time with or responsibility for the minor is disputed
5.11	20.6		Guidelines for determining payment for costs of appointed counsel for children in family court
5.20	26.2		Uniform standards of practice for providers of supervised visitation
5.40	24		Juvenile court matters
5.45	24.5		Resource guidelines for child abuse and neglect cases
			Title 7. Standards for Probate Proceedings
7.10	40		Settlements or judgments in certain civil cases involving minors or persons with disabilities
			Title 8. Standards for Appellate Courts [Reserved]
Repealed	6	Subject covered in proposed new rule in title 8.	Memorandum opinions
			Title 10. Standards for Judicial Administration
10.5	39		The role of the judiciary in the community
10.10	25		Judicial branch education
10.11	25.1		General judicial education standards
10.12	25.2		Judicial education for judicial officers in particular judicial assignments
10.13	25.3		Judicial education curricula provided in particular judicial assignments
10.14	25.4		Judicial education for judges hearing a capital case
10.15	25.6		General court employee education standards
10.16	35		Model code of ethics for court employees
10.17	30		Trial court performance <u>standards</u>
10.20	1		Court's duty to prohibit bias
10.21	1.5		Appointment of attorneys, arbitrators, mediators, referees, masters, receivers, and other persons
Repealed	1.6	Superseded by rule 10.611	Selection of members of court-related committees
10.24	1.3		Children's waiting room
10.25	1.4		Reasonable accommodation for court personnel
10.31	4.6		Accuracy of Master jury list
10.40	7		Court security
10.41	7.5		Court sessions at or near state penal institutions
10.50	17		Selection of regular grand jury
10.51	4.5		Juror complaints
10.55	17.5		Local policies <u>program</u> on waste reduction and recycling
10.70	32		Implementation and coordination of moderation and other alternative dispute resolution (ADR) programs
10.71	32.1		ADR committees
10.72	33		<u>ADR committees and criteria for referring cases to dispute resolution providers neutrals</u>
10.80	34		Court records management standards
Repealed	28	Obsolete	Trial court coordination plan (Gov. Code, §68112)
Repealed	29	Obsolete	Methods of trial court coordination

California Rules of Court Reorganization

(From former number to new number)

Old Rule Number	New Rule Number	Reviser's Notes	Rule Title
1	8.100		Taking the <u>Filing the</u> appeal
2	8.104		Time to appeal
3	8.108		Extensions of <u>Extending the</u> time to appeal
4	8.130		Reporter's transcript
5	8.120		Clerk's transcript
5.1	8.124		Appendixes instead of clerk's transcript
5.2	8.128		Superior court file instead of clerk's transcript
6	8.134		Agreed statement
7	8.137		Settled statement
8	8.140		Failure to procure the record
9	8.144		Form of the record
10	8.147		Record in multiple or later appeals in same case
11(a)	8.150	11(b) is 8.153	Filing and lending the record
12	8.155		Augmenting and correcting the record
12.5	8.160		Sealed records
13	8.200		Briefs by parties and amici curiae
14	8.204		Contents and form of briefs
15	8.212		Service and filing of briefs
16	8.216		Appeals in which a party is both appellant and respondent
17	8.220		Failure to file a brief
18	8.224		Transmitting exhibits
19	8.240		Calendar preference
20	8.244		Settlement, abandonment, voluntary dismissal, and compromise
21	8.248		Prehearing conference
22	8.252		Judicial notice; findings and evidence on appeal
23	8.256		Oral argument and submission of the cause
24	8.264	(a)(2) will be moved to new rule 8.260(a)	Filing, finality, and modification of decision
25	8.268		Rehearing
26	8.272		Remittitur
27	8.276		Costs and sanctions
28	8.300		Petition for review
28.1	8.304		Form and contents of petition, answer, and reply
28.2	8.312		Ordering review
29	8.316		Issues on review
29.1	8.320		Briefs by parties and amici curiae; judicial notice
29.2	8.324		Oral argument and submission of the cause
29.3	8.328		Disposition of causes
29.4	8.332		Filing, finality, and modification of decision
29.5	8.336		Rehearing
29.6	8.340	(a)(3) deleted; (b)(3) amended to conform to Supreme Court practice	Remittitur
29.7	8.344		Costs and sanctions
29.8	8.348		Decision on request of a court of another jurisdiction

Old Rule Number	New Rule Number	Reviser's Notes	Rule Title
29.9	8.352		Transfer for decision
30	8.404		Taking the appeal Filing the appeal; certificate of probable cause
30.1	8.408		Time to appeal
30.2	8.412		Stay of execution and release on appeal
30.3	8.416		Abandoning the appeal
31	8.420		Normal record; exhibits
31.1	8.424		Application in superior court for addition to normal record
31.2	8.428		Sealed records
31.3	8.432		Juror-identifying information
32	8.436		Preparing, certifying, and sending the record
32.1	8.440		Augmenting or correcting the record in the Court of Appeal
32.2	8.444		Agreed statement
32.3	8.446		Settled statement
33	8.460		Briefs by parties and amici curiae
33.1	8.466		Hearing and decision in the Court of Appeal
33.2	8.468		Hearing and decision in the Supreme Court
33.3	8.308		Petition for review to exhaust state remedies
34	8.500		In general
34.1	8.510		Contents and form of the record
34.2	8.513		Preparing and certifying the record of preliminary proceedings
35	8.516		Preparing the trial record
35.1	8.519		Certifying the trial record for completeness
35.2	8.522		Certifying the trial record for accuracy
35.3	8.525		Certifying the record in pre-1997 trials
36	8.530		Briefs by parties and amici curiae
36.1	8.534		Transmitting exhibits; augmenting the record in the Supreme Court
36.2	8.538		Oral argument and submission of the cause
36.3	8.542		Filing, finality, and modification of decision; rehearing; remittitur
37	8.600		Appeals in juvenile cases generally
37.1	8.604		Record on appeal
37.2	8.608		Preparing, sending, augmenting, and correcting the record
37.3	8.612		Briefs by parties and amici curiae
37.4	8.616		Appeals from all terminations of parental rights; dependency appeals in Orange, Imperial, and San Diego Counties
38	8.650		Notice of intent to file writ petition to review order setting hearing under Welfare and Institutions Code section 366.26
38.1	8.652		Writ petition to review order setting hearing under Welfare and Institutions Code section 366.26
38.2	8.654		Notice of intent to file writ petition under Welfare and Institutions Code section 366.28 to review order designating specific placement of a dependent child after termination of parental rights
38.3	8.656		Writ petition under Welfare and Institutions Code section 366.28 to review order designating specific placement of a dependent child after termination of parental rights
38.4	8.670		Hearing and decision in the Court of Appeal
38.5	8.672		Hearing and decision in the Supreme Court
38.6	8.674		Procedures and data
39	8.680		Appeal from order establishing conservatorship
39.1	8.682		Appeal from judgment authorizing conservator to consent to sterilization of conservatee
39.2	8.555		Appeal from order granting relief by writ of habeas corpus
40	8.10		Definitions and use of terms

Old Rule Number	New Rule Number	Reviser's Notes	Rule Title
40.1	8.25		Service and filing
40.2	Repealed		Recycled paper
40.5	8.32		Notice of change of address or telephone number
41	8.54		Motions in the reviewing court
42	8.57		Motions before the record is filed
43	8.50		Applications in the reviewing court
44(a), (c)–(d)	8.40	44(b) is 8.44	<u>Form, number, and cover of documents filed in the reviewing court of filed documents</u>
44.5	8.29		Service on <u>nonparty</u> public officer or agency
45 (a)–(b), (d)–(g)	8.60	45(c) is 8.68	Extending and shortening time
45.1	8.66		Appellate emergencies <u>Extending time because of public emergency</u>
45.5	8.63		Policies and factors governing extensions of time
46	8.18		Documents violating rules not to be filed
46.5	8.20		Sanctions to compel compliance
47	10.1008		Courts of Appeal with more than one division
47.1	10.1000		Transfer of causes
48	8.36		Substituting parties; substituting or withdrawing attorneys
49	8.112		<u>Petition for writ of supersedeas</u>
49.5	8.116		Request for writ of supersedeas or temporary stay
51	Repealed		Substitute trial judge
52	8.163		Presumption from <u>the</u> record
53(a)	8.4	53(b) deleted; 53(c) is 8.16	Application and construction of rules
54	8.13		Amendments to rules
56	8.700		Original proceedings <u>Petitions for writ of mandate, certiorari, or prohibition</u>
57	8.704		Review of Workers' Compensation Appeals Board cases
58	8.706		Review of Public Utilities Commission cases
59	8.708		Review of Agricultural Labor Relations Board and Public Employment Relations Board cases
60	8.550		Petition for writ of habeas corpus filed by a petitioner not represented by an attorney
60.5	8.551		Petition for writ of habeas corpus filed by an attorney for a party
61	8.750		Scope of rules <u>Application</u>
62	8.752		Transfer authority
63	8.755		Certification
64	8.758		Transfer
65	8.761		Record on transfer
66	8.764		Briefs
67	8.767		Proceedings in the appellate division after certification
68	8.770		Disposition of transferred case
69	8.773		Remittitur
70	10.1028		Preservation and destruction of Court of Appeal records
71	10.1024		Court of Appeal minutes
75	10.1004		Court of Appeal administrative presiding justice
76.1	10.1020		Reviewing court clerk/administrator
76.5	8.400		Appointment of appellate counsel <u>by the Court of Appeal</u>
76.6	8.505		Qualifications of counsel in death penalty appeals and habeas corpus proceedings
77	10.1012		Supervising progress of appeals

Old Rule Number	New Rule Number	Reviser's Notes	Rule Title
78	10.1016		Notice of failure to perform judicial duties
80	8.23		Local rules of Courts of Appeal
151	8.950		Scope Application
152	8.954		Filing notice of Taking the appeal
153	8.957		Record on appeal
154	8.960		Continuances
155	8.963		Abandonment, dismissal, and judgment for failure to bring to trial
156	8.952		Definitions
157	8.966		Examination of witnesses
200	2.2		Application
200.1	1.6	(9), (10) in 1.21, (11) in 2.3	Definitions
200.2	Repealed	In 1.5	Construction of terms
200.3	1.10		Time for actions
201	2.100– 2.119	(b) in 1.22, (a)(1) in 2.3	Form of papers presented for filing <u>in the trial courts</u>
201.1	1.30–1.37, 2.131– 2.134		Judicial Council forms
201.2	1.38		Judicial Council pleading forms
201.3	10.614		Local court forms
201.4	2.135		<u>Filing of Handwritten or hand-printed forms</u>
201.5	3.250		Limitations on the filing of papers
201.6	2.210		Drop box for filing documents
201.7	3.110		Time for service of complaint, cross-complaint, and response
201.8	3.220		Case cover sheet required
201.9	3.221		Information <u>about alternative dispute resolutions</u>
202	3.222		Papers to be served on cross-defendants
202.5	3.252		Service of papers on the clerk when a party's address is unknown
202.7	3.254		List of parties
204	3.700		Scope and purpose of the case management rules
204.1	10.900		Case management and calendaring system
204.2	10.901		Internal management procedures
205	3.710		Authority
206	3.711		Local court rules
207	3.712		Application; <u>and</u> exceptions
208	3.713		Delay reduction goals
209	3.714		Differentiation of cases to achieve goals
210	3.715		Case evaluation factors
212	Repealed	Divided into 3.720–3.730	Case management conference; meet and confer requirement; and case management order
213	3.734		Assignment to one judge for all or limited purposes
214	3.735		Management of short cause cases
222	3.1380		Mandatory settlement conferences
224	3.650		Duty to notify court and others of stay
225	3.1385		Duty to notify court and others of settlement of entire case
226	10.910		Assigned cases to be tried or dismissed—notification to presiding judge
227	2.30		Sanctions in respect to rules for violations of rules in civil cases
227.1	10.950		Role of presiding judge, supervising judge, criminal division, and master calendar department in courts having more than three judges
227.2	10.951		Duties of supervising judge of the criminal division
227.8	10.952		Meeting respecting <u>concerning</u> the criminal court system

Old Rule Number	New Rule Number	Reviser's Notes	Rule Title
227.10	10.953		Procedures for disposition of cases before the preliminary hearing
228	3.1540		Examination of prospective jurors in civil cases
229	2.1055		Proposed jury instructions
230	3.1580		Request for special findings by jury
231	2.1030		Communications from or with jury
232	3.1590		Announcement of tentative decision, statement of decision, and judgment
232.5	3.1591		Statement of decision, judgment, and motion for new trial following bifurcated trial
233	Repealed		Family law rules
234	3.1806		Notation of written instrument of rendition of judgment
235	2.20		Orders extending time
236	3.1602		Hearing of motion to vacate judgment
236.5	3.1600		Notice of intention to move for new trial— time for service and filing of memorandum
243	2.400		Court records
243.1	2.550		Sealed records
243.2	2.551		Procedures for filing records under seal
243.3	2.580		Request for delayed public disclosure
243.4	2.585		Confidential in-camera proceedings
243.5	2.570		Filing False Claims Act records under seal
243.6	2.571		Procedures for filing records <u>under seal</u> in <u>a</u> False Claims Act cases under seal
243.7	2.572		Motion - <u>Ex parte application</u> for <u>an</u> extension of time
243.8	2.573		Unsealing of records and management of False Claims Act cases
243.9	2.1040		Electronic recordings offered in evidence— transcripts
243.10	Repealed (definition included in new Rule 1.6)		Definition of temporary judge
243.11	2.810		Temporary judges appointed by the trial courts
243.12	2.811		Court appointment of temporary judges
243.13	2.812		Requirements for court appointment of an attorney to serve as a temporary judge
243.14	2.813		Contents of training programs
243.15	2.814		Appointment of temporary judge
243.17	2.815		Continuing education
243.18	2.816		Stipulation to court-appointed temporary judge
243.19	2.817		Disclosures to the parties
243.20	2.818		Disqualifications and limitations
243.21	2.819		Continuing duty to disclose and disqualify
243.30	2.830		Temporary judges requested by the parties
243.31	2.831		Temporary judge—stipulation, order, oath, assignment, disclosure, and disqualification
243.32	2.832		Compensation
243.33	2.833		Notices, use of court facilities, and order for hearing site
243.34	2.844		Motions or applications to be heard by the court
244.1	Repealed	Divided into 3.900–3.911; (a) in 3.901, 3.903 (b) in 3.900 (c) in 3.904	Reference by agreement

Old Rule Number	New Rule Number	Reviser's Notes	Rule Title
		(d) in 3.905 (e) in 3.901, 3.909, 3.910 (f) in 3.901, 3.911 (g) in 3.906, 3.907, 3.908	
244.2	Repealed	Divided into 3.920–3.927; (a) in 3.921, 3.922 (b) in 3.920 (c) in 3.922, 3.927 (d) in 3.923 (e) in 3.924 (f) in 3.925 (g) in 3.922, 3.926 (h) in 3.922	Reference by order
245.5	Repealed	Obsolete	Superior court sessions held at municipal and justice court locations under Government Code section 69753
251	5.590		Notification of appeal rights in juvenile cases
298	3.670		Telephone appearance
299	10.505		Judicial robes
301	3.1100		Applicability <u>tion</u>
303	3.1103		Definitions and construction
307	Repealed		Assignment of matters
309	3.1109		Notice of determination of submitted matters
311	3.1110		General format
312	3.1112	Also in 2.112; (c) deleted	Motions, demurrers , and other pleadings
313	3.1113		Memorandum of points and authorities
314	3.1114		Applications, motions, and petitions not requiring a supporting memorandum
315	3.1115		Miscellaneous papers <u>Declarations</u>
316	3.1116		Deposition testimony as an exhibit
317	3.1300		Time for filing and service of motion papers
319	3.1302		Place and manner of filing
321	3.1304		Time of hearing
323	3.1306		Evidence at hearing
324	3.1308		Tentative rulings
324.5	3.1310		Report of proceedings <u>on motions</u>
325	3.1320		Demurrers
326	3.1326		Motions for change of venue
327	3.1324		Amended pleadings and amendments to pleadings
329	3.1322		Motions to strike
330	3.1382		Good faith settlement and dismissal
331	3.1000		Format of supplemental and further discovery
333	3.1010		Oral depositions by telephone, videoconference, or other remote electronic means
335	3.1020		Format of discovery motions
337	3.1025		Service of <u>motion</u> papers on nonparty deponent
341	3.1030		Sanctions for failure to provide discovery
342	3.1350		Motion for summary judgment or summary adjudication

Old Rule Number	New Rule Number	Reviser's Notes	Rule Title
343	3.1352		Objections to evidence
345	3.1354		Form of Written objections to evidence
347	3.1140		Lodging of record in administrative mandate cases
359	3.1150		Preliminary injunctions and bonds
361	3.1151		Requirements for injunction in certain cases
363	3.1152		Civil harassment and workplace violence
364	3.1153		Minors <u>may appear without counsel to seeking</u> specified restraining orders
367	3.350		Consolidation of cases
369	3.1360		Motion to grant lien on cause of action
371	3.1330		Motion concerning arbitration
372	3.1340		Motion for discretionary dismissal after two years for delay in prosecution
373	3.1342		Motion to dismiss for delay in prosecution
375	3.1332		Motion or application for continuance of trial
375.1	3.1335		Motion or application to advance, specially set, or reset trial date
376	3.1362		Motion to be relieved as counsel
378	3.1384		Petition for approval of the compromise of a claim of a minor or incompetent person; order for deposit of funds; and petition for withdrawal
379	Repealed	Divided into 3.1200–3.1207	Ex parte applications and orders
381	3.1130		Bonds and undertakings
383	3.1390		Service and filing of notice of entry of dismissal
385	2.200		Service and filing of notice of change of address
388	3.1800		Default judgments
389	3.1804		Periodic payment of judgments against public entities
391	3.1312		Preparation of order
804	3.300		Notice of related case
805	10.821		Acceptance of checks and other negotiable paper
810	10.810		Court operations
813	10.630		Reciprocal agreement and exchange assignment defined <u>Reporting of reciprocal assignment orders</u>
820	Repealed		Motion to dismiss
825	2.900		Submission of a cause in a trial court
826	2.1100		Notice when statute or regulation declared unconstitutional
828	4.210		Traffic court—trial by written declaration
830	Repealed		Trial settings
851	4.118		Procedures and eligibility criteria for attending traffic violator school
855	2.1050		Judicial Council <u>jury instructions</u>
858	2.1004		Scheduling accommodations for jurors
859	2.1006		Deferral of jury service
860	2.1008		Granting Excuses from jury service
861	2.1002		Length of juror service
870	3.1700		Prejudgment costs
870.2	3.1702		Claiming attorney fees
870.4	3.2000		Unlawful detainer—supplemental costs
875	3.1802		Inclusion of interest in judgment
880	Repealed	In 1.6, 2.805	Temporary judges, referees, and privately compensated judges—definitions
890	Repealed	Obsolete	Court reporting services in civil cases—municipal and justice courts
891	2.956	Consolidated with 890	Court reporting services in civil cases—superior court departments generally
892	2.958		Assessing fee for official reporter

Old Rule Number	New Rule Number	Reviser's Notes	Rule Title
935	9.50		Review of determinations by the Commission on Judicial Performance
936	9.51		Proceedings involving public or private admonishment, censure, removal, or retirement of a judge of the Supreme Court
950	9.5		Definitions
950.5	9.6		Roll of attorneys of persons admitted to practice
951	9.10		Authority of the State Bar Court
951.5	9.12		Standard of review for State Bar Court Review Department
952	9.13		Review of State Bar Court decisions
952.5	9.14		Petitions for review by chief trial counsel
952.6	9.15		Petitions for review by Committee of Bar Examiners; grounds for review; confidentiality
953	9.18		Effective date of disciplinary orders and decisions
953.5	9.17		Remand with instructions
954	9.16		Grounds for review of State Bar Court decisions in Supreme Court
955	9.20		Duties of disbarred, resigned, or suspended attorneys
956	9.19		Conditions attached to reprovals
957	9.30		Law school study in schools other than those accredited by the examining committee
958	9.31		Minimum continuing legal education
960	9.21		Resignations of members of the State Bar with disciplinary charges pending
961	9.11		State Bar Court judges
962	9.22		Suspension of members of the State Bar for failure to comply with judgment or order for child or family support
963	Repealed	Obsolete	Interim Special Regulatory Fee for Attorney Discipline
970	10.501		Judicial education
976	8.975		Publication of appellate opinions
976.1	8.980		Partial publication
977	8.985		Citation of opinions
978	8.990		Requesting publication of unpublished opinions
979	8.995		Requesting depublishing of published opinions
980	2.970		Photographing, recording, and broadcasting in court
980.4	2.950		Sequential list of reporters
980.5	2.952		Electronic recording as official record of proceedings
980.6	2.954		Specifications for electronic recording equipment
981	10.613		Local court rules—adopting, filing, distributing, and maintaining
981.1	3.20	Part in 2.100(a)–(b)	Preemption of local rules
982.9	2.150		<u>Authorization for</u> computer-generated or typewritten forms for proof of service of summons and complaint
983	9.40		Counsel <i>pro hac vice</i>
983.1	9.41		Appearances by military counsel
983.2	9.42		Certified law students
983.4	9.43		Out-of-state attorney arbitration counsel
983.5	9.35		California Rules of Court {Certifying Certified legal specialists}
984	2.891		Periodic review of court interpreter skills and professional conduct
984.1	2.892		Guidelines for approval of certification programs for interpreters for deaf and hard-of-hearing persons
984.2	2.893		Appointment of noncertified interpreters in criminal and juvenile delinquency proceedings
984.3	2.894		Reports on appointments of certified and registered interpreters and noncertified and nonregistered interpreters in courts

Old Rule Number	New Rule Number	Reviser's Notes	Rule Title
984.4	2.890		Professional conduct for interpreters
985	Repealed	Divided into 3.50–3.63	Permission to proceed without paying court fees and costs (in forma pauperis)
986	3.1900		Notice of renewal of judgment
987	1.11		Holiday falling on a Saturday or Sunday
988	9.44		Registered foreign legal consultant
989(b)	2.1058	New 10.612 is based on 989(a)	Use of gender-neutral language <u>in jury instructions</u>
989.1	10.503		Use of recycled paper by all courts
989.2	10.611		Nondiscrimination in court appointments
989.3	1.40		Requests for accommodations by persons with disabilities
989.5	10.504		Smoking policy for trial and appellate courts prohibited in all courts
991	Repealed	Obsolete	Trial court coordination implementation
996	10.400		Judicial Branch Statistical Information System (JBSIS)
999.1	10.870		Trial court automation standards
4.100	4.100		Arraignments
4.101	4.101		Bail in criminal cases
4.102	4.102		Uniform bail and penalty schedules—traffic, boating, fish and game, forestry, public utilities, parks and recreation, business licensing
4.103	4.103		Notice to appear forms
4.110	4.110		Time limits for criminal proceedings on information or indictment
4.111	4.111		Pretrial motions in criminal cases
4.112	4.112		Readiness conference
4.113	4.113		Motions and grounds for continuance of criminal case set for trial
4.114	4.114		Certification pursuant to <u>under</u> Penal Code section 859a
4.115	4.115		Criminal case assignment
4.116	4.116		Certification to juvenile court
4.117	4.117		Qualifications for appointed trial counsel in capital cases
4.150	4.150		Change of venue; application and general provisions
4.151	4.151		Motion for change of venue
4.152	4.152		Selection of court and trial judge
4.153	4.153		Order of transfer
4.154	4.154		Proceedings in receiving court
4.155	4.155		Guidelines for reimbursement of costs in change of venue cases—criminal cases
4.200	4.200		Pre–voir dire conference in criminal cases
4.201	4.201		Voir dire in criminal cases
4.300	4.300		Commitments to nonpenal institutions
4.305	4.305		Notification of appeal rights in felony cases
4.306	4.306		Notification of appeal rights in misdemeanor and infraction cases
4.310	4.310		Determination of presentence custody time credit
4.315	4.315		Setting date for execution of death sentence
4.320	4.320		Records of criminal convictions (Gov. Code, §§ 69844.5, 71280.5)
4.325	4.325		Ignition interlock installation orders; “interest of justice” exceptions
4.401	4.401		Authority
4.403	4.403		Applicability <u>Application</u>
4.405	4.405		Definitions
4.406	4.406		Reasons
4.407	Repealed	Redundant	Rules of construction
4.408	4.408		Criteria not exclusive; sequence not significant
4.409	4.409		Consideration of criteria

Old Rule Number	New Rule Number	Reviser's Notes	Rule Title
4.410	4.410		General objectives in sentencing
4.411	4.411		Presentence investigations and reports
4.411.5	4.412		Probation officer's presentence investigation report
4.412	4.413		Reasons. Agreement to punishment as reason and as abandonment of certain claims
4.413	4.414		Probation eligibility when probation is limited
4.414	4.415		Criteria affecting probation
4.420	4.420		Selection of base term of imprisonment
4.421	4.421		Circumstances in aggravation
4.423	4.423		Circumstances in mitigation
4.424	4.424		Consideration of applicability of section 654
4.425	4.425		Criteria affecting concurrent or consecutive sentences
4.426	4.426		Violent sex crimes
4.428	4.428		Criteria affecting imposition of enhancements
4.431	4.431		Proceedings at sentencing to be reported
4.433	4.433		Matters to be considered at time set for sentencing
4.435	4.435		Sentencing upon revocation of probation
4.437	4.437		Statements in aggravation and mitigation
4.447	4.447		Limitations on enhancements
4.451	4.451		Sentence consecutive to indeterminate term or to term in other jurisdiction
4.452	4.452		Determinate sentence consecutive to prior determinate sentence
4.453	4.453		Commitments to nonpenal institutions
4.470	4.470		Notification of appeal rights in felony cases
4.472	4.472		Determination of presentence custody time credit
4.480	4.480		Judge's statement under section 1203.01
4.510	4.510		Reverse remand
4.550	4.550		Habeas corpus application and definitions
4.551	4.551		Habeas corpus proceedings
4.552	4.552		Habeas corpus jurisdiction
4.601	4.601		Judicial determination of factual innocence form
5.10	5.10	(b) and (e) deleted; in 1.6 and 1.21	Definitions <u>and use of terms</u>
5.11	Repealed	Covered in 1.5	Construction of terms
5.16	Repealed	Covered in 1.10	Holidays
5.400	5.400	Proposed substantive change	Contact after adoption agreement
5.500	5.450		Court communication protocol for domestic violence and child custody orders
5.475	5.475		Custody and visitation orders following termination of a juvenile court proceeding or probate court guardianship proceeding (Fam. Code, § 3105; Welf. & Inst. Code, § 364.4; Prob. Code, § 1602).
1400	5.501	Proposed substantive change	Preliminary provisions
1401	5.502	(b) deleted, covered by 1.5; Proposed substantive change	Definitions <u>and use of terms</u> ; construction of terms
1402	5.504	(2) was moved	Judicial Council forms

Old Rule Number	New Rule Number	Reviser's Notes	Rule Title
		from rule 1407(b)(4)(B); Update for technological advances.	
1403	5.510	Proposed substantive change	Proper court; determination of child's residence; exclusive jurisdiction
1403.5	5.512		Joint assessment procedure
1404	5.514		Intake; guidelines
1405	5.516		Factors to consider
1405.5	5.518		Court-connected <u>child protection</u> /dependency mediation
1406	5.520		Filing the petition; application for petition
1406.5	5.522		Fax filing
1407	5.524	Proposed substantive changes	Form of petition; notice of hearing
1408	5.526	Proposed substantive change	Citation to appear; warrants of arrest; subpoenas
1410	5.530		Persons present
1411	5.532		Court reporter; transcripts
1412	5.534		General provisions—proceedings
1413	5.635	Proposed substantive change	Parentage
1415	5.536		General provisions—proceedings held before referees
1416	5.538		Conduct of proceedings held before a referee not acting as a temporary judge
1417	5.540		Orders of referees not acting as temporary judges
1418	5.542		Rehearing of proceedings before referees
1419	5.544		Prehearing motions (§ 700.1)
1420	5.546		Prehearing discovery
1421	5.548		Granting immunity to witnesses
1422	5.550	Proposed substantive change	Continuances
1423	5.552		Confidentiality of records (§§ 827, 828)
1424	5.655	All rules related to advocates for parties in juvenile court, whether dependency or delinquency, have been grouped in this chapter. Deletes outdated text in advisory comment.	Program requirements for Court Appointed Special Advocate (<u>CASA</u>) programs
1425	5.610	Proposed substantive change	Transfer-out hearing
1426	5.612		Transfer-in hearing

Old Rule Number	New Rule Number	Reviser's Notes	Rule Title
1427	5.614	Proposed substantive change	Courtesy supervision (§§ 380, 755)
1428	5.616		Interstate Compact on the Placement of Children
1429.1	5.620		Orders after filing under section 300
1429.3	5.625		Orders after filing of petition under section 601 or 602
1429.5	5.630		Restraining orders
1430	5.560		General provisions
1431	5.565		Hearing on subsequent and supplemental petitions (§§ 342, 364, 386, 387)
1432	5.570	Proposed substantive change	Petition for modification
1432.5	5.640		Psychotropic medications
1433	5.580		Hearing on violation of probation (§ 777)
1434	5.575		Joinder
1435	5.585		Review by appeal
1436	5.595		Review by extraordinary writ—section 300 proceedings
1436.5	5.600		Writ petition after orders setting hearing under section 366.26; appeal
1437	5.605		Emancipation of minors
1438	5.660	All rules related to advocates for parties in juvenile court, whether dependency or delinquency, have been grouped in this chapter.	Attorneys for parties (§§ 317, 317.6, 16010.6)
1439	5.664	Proposed substantive change	Indian Child Welfare Act (25 U.S.C. § 1901 et seq.)
1440	5.666		Service and notice
1441	5.668		Commencement of hearing—explanation of proceedings (§§ 316, 316.2)
1442	5.670		Initial hearing; detention hearings; time limit on custody; setting jurisdiction hearing; visitation
1443	5.672		Continuances
1444	5.674		Conduct of hearing; admission, no contest, submission
1445	5.676	Proposed substantive change	Requirements for detention
1446	5.678		Findings in support of detention; factors to consider; reasonable efforts; detention alternatives
1447	5.680		Detention rehearings; prima facie hearings
1448	5.662	All rules related to advocates for parties in juvenile court, whether dependency or delinquency, have been grouped in this chapter.	Child Abuse Prevention and Treatment Act (CAPTA) guardian ad litem for a child subject to a juvenile dependency petition
1449	5.682	Proposed	Commencement of jurisdiction hearing— advice advisement of trial rights;

Old Rule Number	New Rule Number	Reviser's Notes	Rule Title
		substantive change	admission; no contest; submission
1450	5.684	Proposed substantive change	Contested hearing on petition
1451	5.686	Proposed substantive change	Continuance pending disposition hearing
1452	5.688		Failure to cooperate with services (§ 360(b))
1455	5.690		General conduct of disposition hearing
1456	5.695	Proposed substantive change	Orders of the court
1457	5.700		Order determining custody (§§ 304, 361.2, 362.4)
1459	5.705		Setting a hearing under section 366.26
1460	5.710		Six-month review hearing
1461	5.715	Proposed substantive change	Twelve-month review hearing
1462	5.720	Proposed substantive change	Eighteen-month review hearing
1463	5.725		Selection of permanent plan (§ 366.26)
1464	5.730		Adoption
1465	5.735		Legal guardianship
1466	5.740		Hearings subsequent to a permanent plan (§§ 366.26, 366.3, 391)
1471	5.752	Proposed substantive change	Initial hearing; detention hearings; time limit on custody; setting jurisdiction hearing
1472	5.754		Commencement of initial hearing—explanation, advice <u>advisement</u> , admission
1473	5.756		Conduct of detention hearing
1474	5.758		Requirements for detention; prima facie case
1475	5.760	Proposed substantive change	Detention <u>hearing</u> ; report; grounds; determinations; findings; orders; factors to consider for detention; restraining orders
1476	5.762	1476 has been split into 5.762 and 5.764	Detention rehearings; prima facie hearings
1476	5.764		<u>Prima facie hearings</u>
1479	5.663	All rules related to advocates for parties in juvenile court, whether dependency or delinquency, have been grouped in this chapter.	Responsibilities of children's counsel in delinquency proceedings (Welf. & Inst. Code , §§ 202, 265, 633, 634, 634.6, 679, 700)
1480	5.766		General provisions
1481	5.768		Report of probation officer
1482	5.770		Conduct of fitness hearing under section 707(a)(1)
1483	5.772	Proposed substantive	Conduct of fitness hearing under sections 707(a)(2) and 707(c)

Old Rule Number	New Rule Number	Reviser's Notes	Rule Title
		change	
1485	5.774		Setting petition for hearing—detained and nondetained cases; waiver of hearing
1486	5.776		Grounds for continuance of jurisdiction hearing
1487	5.778		Commencement of hearing on section 601 or section 602 petition; right to counsel; advice <u>advisement</u> of trial rights; admission, no contest
1488	5.780		Contested hearing on section 601 or section 602 petition
1489	5.782		Continuance pending disposition hearing
1492	5.785		General conduct of hearing
1493	5.790	Proposed substantive change	Orders of the court
1494	5.795	Proposed substantive change	Required determinations
1494.5	5.805		California Department of Corrections and Rehabilitation, Division of Juvenile Justice commitments
1495	5.800		Deferred entry of judgment
1496	5.810	Proposed substantive change	Reviews, <u>hearings</u> , and permanency planning hearings
1496.2	5.815		Appointment of legal guardians for wards of the juvenile court; modification or termination of guardianship
1496.3	5.820		Termination of parental rights for child in foster care for 15 of the last 22 months
1496.5	5.825		Freeing wards for adoption
1497	5.830		Sealing records
1498	5.645	Proposed substantive change	Mental health or condition of child; court procedures
1499	5.650		Appointment of responsible adult as educational representative
1499.5	5.652		Access to pupil records for truancy purposes
1500	3.500		Transfer and consolidation of noncomplex common-issue actions filed in different courts
1501	3.501		Definitions
1501.1	3.502		Complex case—definition
1502	Repealed	Covered by 1.5	Construction of terms
1503	3.503		Requests for extensions of time or to shorten time
1504	3.504		General law applicable
1505	3.505		Appellate review
1506	3.506		Liaison counsel
1510	3.510		Service of papers
1511	3.511		Papers to be submitted to Chair man of the Judicial Council
1511.5	3.512		Electronic submission of documents to Chair of the Judicial Council
1512	3.512		Service of memorandums <u>Points and authorities and affidavits declarations</u>
1513	3.513		Evidence presented at court hearings
1514	3.514		Motions and Stay orders for a stay
1515	3.515		Motions pursuant to under Code of Civil Procedure section 170.6
1520	3.520		Motions filed in the trial court
1521	3.521		Petition for coordination
1522	3.522		Notice of submission of petition for coordination
1523	3.523		Service of notice of submission on party

Old Rule Number	New Rule Number	Reviser's Notes	Rule Title
1524	3.524		Order assigning coordination motion judge
1525	3.525		<u>Response in opposition to petition for coordination</u>
1526	3.526		Response in support of petition for coordination
1527	3.527		Notice of hearing on petition for coordination
1528	3.528		Separate hearing on certain coordination issues
1529	3.529		Order granting or denying coordination
1530	3.530		Site of coordination proceedings
1531	3.531		Potential add-on case
1532	3.532		Petition for coordination when cases already ordered coordinated
1540	3.540		Order assigning coordination trial judge
1541	3.541		Duties of the coordination trial judge
1542	3.542		Remand of action or claim
1543	3.543		Transfer of action or claim
1544	3.544		Add-on cases
1545	3.545		Termination of <u>coordinated</u> action
1550	3.550		General administration by the Administrative Office of the Courts
1580	3.800		Definitions
1580.1	10.781		Court-related ADR neutrals
1580.2	10.782		ADR program information
1580.3	10.783		ADR program administration
1600	3.810		<u>Applicability of rules</u>
1601	3.811		Cases subject to and exempt from arbitration
1602	3.812		Assignment to arbitration
1603	3.813		Arbitration program administration
1604	3.814		Panels of arbitrators
1605	3.815		Selection of the arbitrator
1606	3.816		Disqualification for conflict of interest
1607	3.817		<u>Arbitration hearings</u> ; notice; when and where held
1608	3.818		Continuances
1609	3.819		Arbitrator's fees
1610	3.820		Communication with the arbitrator
1611	3.821		Representation by counsel; proceedings when party absent
1612	3.822		Discovery
1613	3.823		Rules of evidence at <u>arbitration</u> hearing
1614	3.824		Conduct of the hearing
1615	3.825	(c) is 3.827; (d) is 3.828	The award; entry as judgment; motion to vacate
1616	3.826		Trial after arbitration
1617	3.830		Arbitration not pursuant to rules
1618	3.829		Settlement of case
1620	3.850		Purpose and function
1620.1	3.851		Application
1620.2	3.852		Definitions
1620.3	3.853		Voluntary participation and self-determination
1620.4	3.854		Confidentiality
1620.5	3.855		Impartiality, conflicts of interest, disclosure, and withdrawal
1620.6	3.856		Competence
1620.7	3.857		Quality of mediation process
1620.8	3.858		Marketing
1620.9	3.859		Compensation and gifts
1621	3.860		Attendance sheet and agreement to disclose
1622	3.865		Complaint procedure required

Old Rule Number	New Rule Number	Reviser's Notes	Rule Title
1622.1	3.866		Designation of person to receive inquiries and complaints
1622.2	3.867		Confidentiality of complaint procedures, information, and records
1622.3	3.868		Disqualification from subsequently serving as an adjudicator
1630	3.870		Applicability
1631	3.871		Actions subject to mediation
1632	3.872		Panels of mediators
1633	3.873		Selection of mediators
1634	3.874		Appearance at mediation sessions
1635	3.875		Filing of statement by mediator
1636	Repealed	Obsolete	Return of unresolved case to active status
1637	3.876		Coordination with Trial Court Delay Reduction Act
1638	3.877		Statistical information
1639	3.878		Educational material
1701	3.2100		Compliance with fictitious business name laws
1702	3.2102		Substituted service
1703	3.2104		Defendant's claim
1704	3.2106		Venue challenge
1705	3.2108		Form of judgment
1706	3.2110		Role of clerk in assisting <u>small claims</u> litigants
1725	3.2120		Advisor assistance
1726		Repealed (1/1/07)	Temporary judges in small claims cases
1800	3.400		Definition
1810	3.401		Complex case designation
1811	3.402		Complex case counterdesignations
1812	3.403		Action by court
1830	3.751		Electronic service
1850	3.760		Applicability
1851	3.761		Form of complaint
1852	3.762		Case conference
1853	3.763		Conference order
1854	3.764		Motion to certify or decertify a class or amend or modify an order certifying a class
1855	3.765		Class action order
1856	3.766		Notice to class members
1857	3.767		Orders in the conduct of class actions
1858	3.768		Discovery from unnamed class members
1859	3.769		Settlement of class actions
1860	3.770		Dismissal of class actions
1861	3.771		Judgment
1900	3.1175		Ex parte <u>application for</u> appointment of receiver
1901	3.1176		Confirmation of ex parte appointment of receiver
1902	3.1177		Nomination of receivers
1902.5	3.1178		Amount of undertakings
1903	3.1179		The receiver
1904	3.1180		Employment of attorney
1905	3.1181		Receiver's inventory
1906	3.1182		Monthly reports
1907	3.1183		Interim fees and objections
1908	3.1184		Receiver's final account and report
2001	Repealed		Authority
2002	2.300		Applicability
2003	2.301		Definitions

Old Rule Number	New Rule Number	Reviser's Notes	Rule Title
2004	2.302		Compliance with the rules 201 and 501 on the form and format of papers
2005	2.303		Filing through fax filing agency
2006	2.304		Direct filing
2007	2.305		<u>Requirements for signatures on documents</u>
2008	2.306		Service of papers by facsimile fax transmission
2009	Repealed		Facsimile Transmission Cover Sheet
2050	2.250		Definitions
2051	Repealed		Authority and purpose
2052	2.252		Documents that may be filed electronically
2053	2.253		Court order requiring electronic filing and service
2054	2.254		Responsibilities of court
2055	2.255		Contracts with electronic filing service providers
2056	2.256		Responsibilities of electronic filer
2057	2.257		Requirements for signatures on documents
2058	2.258		Payment of filing fees
2059	2.259		Actions by court on receipt of electronic filing
2060	2.260		Electronic service
2061	2.261		Authorization for courts to continue modifying forms for the purpose of electronic filing and forms generation
2070	2.500		Statement of purpose
2071	2.501		Authority and applicability <u>Application and scope</u>
2072	2.502		Definitions
2073	2.503		Public access
2073.5	Repealed		Remote electronic access allowed in individual criminal cases (sunsets January 1, 2005)
2074	2.504		Limitations and conditions
2075	2.505		Contracts with vendors
2076	2.506		Fees for electronic access
2077	2.507		Electronic access to court calendars, indexes, and registers of actions
2201	10.651		Purpose
2202	10.652		Definitions
2203	10.653		Right and obligation to meet and confer
2204	10.654		Scope of representation
2205	10.655		Governing court employee labor relations
2206	10.656		Transition provisions
2207	10.657		Construction
2208	10.658		Interpretation
2209	10.659		Other provisions
2210	Repealed		Effective date
2211	10.660		Enforcement of agreements—petitions (Gov. Code, §§ 71639.5 and 71825.2)
6.1	10.1		Authority, duties, and goals of the Judicial Council
6.2	10.2		Judicial Council membership and terms
6.3	10.3		Nonvoting members
6.4	10.4		Nominations and appointments to the Judicial Council
6.5	10.5		Notice and agenda of council meetings
6.6	10.6		Judicial Council meetings
6.10	10.10		Judicial Council internal committees
6.11	10.11		Executive and Planning Committee
6.12	10.12		Policy Coordination and Liaison Committee
6.13	10.13		Rules and Projects Committee
6.14	10.14		Litigation Management Committee

Old Rule Number	New Rule Number	Reviser's Notes	Rule Title
6.15	10.15		Interim Court Facilities Panel
6.20	10.20		Proposals for new or amended rules, standards, or forms; rule-making process in general
6.21	10.21		Proposals from members of the public for changes to rules, standards, or forms
6.22	10.22		Rule-making procedures
6.30	10.30		Judicial Council advisory committees
6.31	10.31		Advisory committee membership and terms
6.32	10.32		Nominations and appointments to advisory committees
6.33	10.33		Advisory committee meetings
6.34	10.34		Duties and responsibilities of advisory committees
6.40	10.40		Appellate Advisory Committee
6.41	10.41		Civil and Small Claims Advisory Committee
6.42	10.42		Criminal Law Advisory Committee
6.43	10.43		Family and Juvenile Law Advisory Committee
6.44	10.44		Probate and Mental Health Advisory Committee
6.45	10.45		Trial Court Budget Working Group
6.46	10.46		Trial Court Presiding Judges Advisory Committee
6.48	10.48		Court Executives Advisory Committee
6.49	10.49		Conference of Court Executives
6.50	10.50		Governing Committee of the Center for Judicial Education and Research
6.51	10.51		Court Interpreters Advisory Panel
6.52	10.52		Administrative Presiding Justices Advisory Committee
6.53	10.53		Court Technology Advisory Committee
6.54	10.54		Traffic Advisory Committee
6.55	10.55		Access and Fairness Advisory Committee
6.56	10.56		Collaborative Justice Courts Advisory Committee
6.57	10.57		Judicial Service Advisory Committee
6.58	10.58		Advisory Committee on Civil Jury Instructions
6.60	10.71		Court Facilities Transitional Task Force
6.70	10.70		Task forces
6.80	10.80		Administrative Director of the Courts
6.81	10.81		Administrative Office of the Courts
6.101	10.101		Role of the Judicial Council and Administrative Office of the Courts
6.102	10.102		Acceptance of gifts
6.103	10.103		Limitation on intrabranch contracting
6.104	10.104		Limitation on contracting with former employees
6.105	10.105		Allocation of new fee, fine, and forfeiture revenue
6.150	10.180		Court facilities guidelines
6.151	10.502		Judicial sabbatical pilot program
6.170	10.170		Working Group on Court Security
6.171	10.171		Working Group on Court Security Fiscal Guidelines
6.180	10.181		Court facilities policies, procedures, and guidelines
6.181	10.182		Operation and maintenance of court facilities
6.182	10.183		Decision making on transfer of responsibility for trial court facilities
6.183	10.184		Acquisition, space programming, construction, and design of court facilities
6.201	10.201		Claim and litigation procedure
6.202	10.202		Claims and litigation management
6.203	10.203		Contractual indemnification
6.301	10.301		Ethics training for Judicial Council members and judicial branch employees

Old Rule Number	New Rule Number	Reviser's Notes	Rule Title
6.302	10.350		Workers' compensation program
6.601	10.601		Superior court management
6.602	10.602		Selection and term of presiding judge
6.603	10.603		Authority and duties of presiding judge
6.605	10.605		Executive committee
6.608	10.608		Duties of all judges
6.609	10.700		Role of subordinate judicial officers
6.610	10.610		Duties of court executive officer
6.620	10.620		Public access to administrative decisions of trial courts
6.650	10.670		Trial court personnel plans
6.655	10.703		Complaints against subordinate judicial officers
6.660	10.701		Qualifications and education of subordinate judicial officers
6.661	10.761		Regional Court Interpreter Employment Relations Committees
6.662	10.762		Cross-assignments for court interpreter employees
6.665	10.702		Subordinate judicial officers: practice of law
6.700	10.800		Superior court budgeting
6.701	10.801		Superior court budget procedures
6.702	10.802		Maintenance of and public access to budget and management information
6.703	10.820		Acceptance of credit cards by trial the superior courts
6.705	10.805		Notice of change in court-county relationship
6.707	10.804		Trial Superior court financial policies and procedures
6.709	10.830		Disposal of surplus court personal property
6.710	10.803		Information access disputes—writ petitions (Gov. Code § 71675)
6.711	10.811		Reimbursement of costs associated with homicide trials
6.712	10.815		Fees to be set by the court
6.740	10.740		The responsibilities of trial courts for temporary judge programs
6.741	10.741		Duties and authority of the presiding judge
6.742	10.742		Use of attorneys as court-appointed temporary judges
6.743	10.743		Administration of temporary judges program
6.744	10.744		Application procedures to serve as a court-appointed temporary judge
6.745	10.745		Performance
6.746	10.746		Complaints
6.751	10.851		Court indexes—Automated maintenance
6.755	10.855		Superior court records sampling program
6.756	10.856		Notice of superior court records destruction
7.1	7.2		Preliminary provisions
7.2	7.3	(b) deleted; covered in 1.5(b) and (d)	Definitions and use of terms; construction of terms
7.3	7.4		Waiver of rules in probate proceedings
7.50	7.50		Description of pleading in notice of hearing
7.51	7.51		Service of notice of hearing
7.52	7.52		Service of notice when recipient's address unknown
7.53	7.53		Notice of hearing of amended or supplemented pleadings
7.54	7.54		Publication of Notice of Petition to Administer Estate
7.55	7.55		Ex parte application for order
7.101	7.101		Use of Judicial Council forms
7.102	7.102		Titles of pleadings and orders
7.103	7.103		Signature and verification of pleadings
7.104	7.104		Execution and verification of amended pleadings, amendments to pleadings, and supplements to pleadings; use of Judicial Council forms
7.150	7.150		Acknowledgment of receipt of statement of duties and liabilities of

Old Rule Number	New Rule Number	Reviser's Notes	Rule Title
			personal representative
7.151	7.151		Reimbursement of graduated filing fee by successful subsequent petitioner
7.201	7.201		Waiver of bond in will
7.202	7.202		Two or more personal representatives
7.203	7.203		Separate bonds for individuals
7.204	7.204		Duty to apply for order increasing bond
7.205	7.205		Independent power to sell real property
7.206	7.206		Bond upon sale of real property
7.250	7.250		Report of actions taken under the Independent Administration of Estates Act
7.301	7.301		Spousal or domestic partner property petition filed with petition for probate
7.401	7.401		Personal representative's action on the claim
7.402	7.402		Court's action on the claim
7.403	7.403		Listing all claims in the final report
7.451	7.451		Refusal to show property to prospective buyers
7.452	7.452		Petitioner or attorney required at hearing
7.453	7.453		Petition for exclusive listing
7.454	7.454		Ex parte application for order authorizing sale of securities or other personal property
7.501	7.501		Inventory and appraisal to show sufficiency of bond
7.550	7.550		Effect of waiver of account
7.551	7.551		Final accounts or reports in estates with nonresident beneficiaries
7.552	7.552		Graduated filing fee adjustments
7.650	7.650		Decree of distribution establishing testamentary trusts
7.651	7.651		Description of property in petition for distribution
7.652	7.652		Allegations in petition for distribution concerning character of property
7.700	7.700		Compensation paid in advance
7.701	7.701		Allowance on account of statutory compensation
7.702	7.702		Petition for extraordinary compensation
7.703	7.703		Extraordinary compensation
7.704	7.704		Apportionment of statutory compensation
7.705	7.705		Calculation of statutory compensation
7.706	7.706		Compensation when personal representative is an attorney
7.707	7.707		Application of compensation provisions
7.750	7.750		Application of rules to guardianships and conservatorships
7.751	7.751		Petitions for orders allowing compensation for guardians or conservators and their attorneys
7.752	7.752		Court may order accounting before allowing compensation
7.753	7.753		Contingency fee agreements in guardianships and conservatorships
7.754	7.754		Use of paralegals in the performance of legal services for the guardian or conservator
7.755	7.755		Advance payments and periodic payments to guardians, conservators, and to their attorneys on account for future services
7.756	7.756		Compensation of trustees
7.801	7.801		Objections and responses
7.901	7.901		Trustee's accounts
7.902	7.902		Beneficiaries to be listed in petitions and accounts
7.903	7.903		Trusts funded by court order
7.950	7.950		Petition for the approval of the compromise of a claim
7.951	7.951		Disclosure of the attorney's interest in a petition to compromise a claim
7.952	7.952		Attendance at hearing on the petition to compromise a claim

Old Rule Number	New Rule Number	Reviser's Notes	Rule Title
7.953	7.953		Order for the deposit of funds of a minor or an incompetent <u>a person with a disability</u>
7.954	7.954		Petition for the withdrawal of funds deposited for a minor or an incompetent <u>a person with a disability</u>
7.955	7.955		Attorney fees for services to <u>a minors</u> and incompetent <u>or a persons with a disability</u>
7.1001	7.1001		Guardian screening form
7.1002	7.1002		Acknowledgment of receipt of Duties of Guardian
7.1003	7.1003		Confidential guardianship status report form
7.1004	7.1004		Termination of guardianship
7.1005	7.1005		Service of copy of final account or report after resignation or removal of guardian
7.1006	7.1006		Service of copy of final account on termination of guardianship
7.1007	7.1007		Settlement of accounts and release by former minor
7.1008	7.1008		Visitation by former guardian after termination of guardianship
7.1010	7.1010		Qualifications and continuing education requirements for private professional guardians
7.1050	7.1050		Conservator forms
7.1051	7.1051		Acknowledgment of receipt of Duties of Conservator
7.1052	7.1052		Termination of conservatorship
7.1053	7.1053		Service of final account of removed or resigned conservator
7.1054	7.1054		Service of final account after termination of conservatorship
7.1060	7.1060		Qualifications and continuing education requirements for private professional conservators

California Standards of Judicial Administration

Former Section	New Standard	Reviser's Note	Title
1	10.20		Court's duty to prohibit bias
1.2	Repealed	In rule 10.612	Use of gender-neutral language
1.3	10.24		Children's waiting room
1.4	10.25		Reasonable accommodation for court personnel
1.5	10.21		Appointment of attorneys, arbitrators, mediators, referees, masters, receivers, and other persons
1.6	Repealed	Superseded by rule 6.611	Selection of members of court related committees
2	2.1		Case management and delay reduction—statement of general principles
2.1	2.2		Trial court case disposition time standards <u>goals</u>
4.5	10.51		Juror complaints
4.6	10.31		Accuracy of Master jury list
6	Repealed	Subject covered in proposed new rule in title 8.	Memorandum opinions
7	10.40		Court security
7.5	10.41		Court sessions at or near state penal institutions
8	3.25		Examination of prospective jurors in civil cases
8.5	4.30		Examination of prospective jurors in criminal cases
8.6	2.25		Uninterrupted jury selection
8.9	2.20		Trial management standards
10.5	4.40		Municipal and justice court Traffic infraction procedures

Former Section	New Standard	Reviser's Note	Title
10.6	4.41		Courtesy notice—traffic procedures
10.7	4.42		Traffic infraction trial scheduling—round-table discussions
11	Repealed	Obsolete	Calendar management review
11.5	Repealed	Obsolete	Date certain for trial
14	2.30		Judicial comment on verdict or mistrial
16.5	3.20		Temporary judges hearing small claims cases
17	10.50		Selection of regular grand jury
17.5	10.55		Local policies program on waste reduction and recycling
18	2.10		Procedures for determining the need for an interpreter and a preappearance interview
18.1	2.11		Interpreted proceedings—instructing participants on procedure
19	3.10	(e) and (f) in new rule 3.750	Complex civil litigation
20.5	5.10		Guidelines for appointment of counsel for minors when time with or responsibility for the minor is disputed
20.6	5.11		Guidelines for determining payment for costs of appointed counsel for children in family court
21	3.1		Appearance by telephone
22	Repealed	Superseded by rule 3.1308	Tentative rulings in law and motion matters
24	5.40		Juvenile <u>court matters</u>
24.5	5.45		Resource guidelines for child abuse and neglect cases
25	10.10		Judicial branch education
25.1	10.11		General judicial education standards
25.2	10.12		Judicial education for judicial officers in particular judicial assignments
25.3	10.13		Judicial education curricula provided in particular judicial assignments
25.4	10.14		Judicial education for judges hearing a capital case
25.6	10.15		General court employee education standards
26.2	5.20		Uniform standards of practice for providers of supervised visitation
28	Repealed	Obsolete	Trial court coordination plan (Gov. Code, §68112)
29	Repealed	Obsolete	Methods of trial court coordination
30	10.17		Trial court performance <u>standards</u>
32	10.70		Implementation and coordination of mediation and alternative dispute resolution (ADR) programs
32.1	10.71		ADR committees
33	10.70		<u>ADR committees and criteria</u> for referring cases to dispute resolution <u>providers neutrals</u>
34	10.80		Court records management standards
35	10.16		Model code of ethics for court employees
36	4.10		Guidelines for diversion drug court programs
39	10.5		The role of the judiciary in the community
40	7.10		Settlements or judgments in certain civil cases involving minors or persons with disabilities